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AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Alternate Fuels Act is amended by changing
Section 35 as follows:

6 (415 ILCS 120/35)

7 Sec. 35. User fees.

(a) The Office of the Secretary of State shall collect 8 9 fees from any individual, partnership, annual user association, corporation, or agency of the United States 10 government that registers any combination of 10 or more of the 11 following types of motor vehicles in the Covered Area: (1) 12 vehicles of the First Division, as defined in the Illinois 13 14 Vehicle Code; (2) vehicles of the Second Division registered under the B, C, D, F, H, MD, MF, MG, MH and MJ plate categories, 15 16 as defined in the Illinois Vehicle Code; and (3) commuter vans and livery vehicles as defined in the Illinois Vehicle Code. 17 This Section does not apply to vehicles registered under the 18 19 International Registration Plan under Section 3-402.1 of the Illinois Vehicle Code. The user fee shall be \$20 for each 20 21 vehicle registered in the Covered Area for each fiscal year. 22 The Office of the Secretary of State shall collect the \$20 when a vehicle's registration fee is paid. 23

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1 (b) Owners of State, county, and local government vehicles, 2 rental vehicles, antique vehicles, expanded-use antique 3 vehicles, electric vehicles, and motorcycles are exempt from 4 paying the user fees on such vehicles.

5 (c) The Office of the Secretary of State shall deposit the
6 user fees collected into the Alternate Fuels Fund.
7 (Source: P.A. 97-412, eff. 1-1-12.)

8 Section 10. The Illinois Vehicle Code is amended by 9 changing Sections 3-601, 3-602, 3-904, 5-101, 5-102, 5-102.5, 10 5-102.7, 5-401.2, 5-402.1, 5-403.1, 5-501 and 5-503 and by 11 adding Sections 3-904.2, 3-904.5, 5-102.8, and 5-102.9 as 12 follows:

13 (625 ILCS 5/3-601) (from Ch. 95 1/2, par. 3-601)

14

Sec. 3-601. Operation of vehicles under special plates.

(a) A manufacturer owning any unregistered vehicle of a type otherwise required to be registered under this Act may operate or move such upon the highways without registering each such vehicle upon condition that any such vehicle display thereon, a special plate or plates issued to such owner as provided in this Article.

(b) A dealer owning any unregistered vehicle of a type otherwise required to be registered under this Act and held by him for sale or resale, may operate or move such upon the highways without registering each such vehicle upon condition HB3269 Enrolled - 3 - LRB101 10800 TAE 55929 b

that any such vehicle display thereon a special plate or plates issued to such owner as provided in this Article. <u>A dealer may</u> <u>use a special plate issued to the dealer to transport a vehicle</u> <u>sold to a customer either by towing or by driving the sold</u> <u>vehicle with the special plate attached to the vehicle.</u>

6 (c) A transporter may operate or move any vehicle not owned 7 by him upon the highways by the driveaway or towaway methods 8 solely for the purpose of delivery upon likewise displaying 9 thereon like plates issued to him as provided in this Article.

10 (d) A boat dealer owning any boat trailer of a type 11 otherwise required to be registered under this Act may operate 12 or move such upon the highways and haul a boat customarily sold 13 with such boat trailer, without registering each such boat trailer upon condition that any such boat trailer display 14 15 thereon, in the manner prescribed in Section 3-413, a special 16 plate or plates issued to such owner as provided in this 17 Article.

(e) Any person owning unregistered vehicles of a type 18 19 required to be registered and which are exclusively operated 20 off the highways and upon private property, may move such vehicles from one plant location to another upon the highways 21 22 without registering each such vehicle upon conditions that any 23 such vehicle display thereon a special plate or plates issued to such persons as provided in this Article. Such vehicles must 24 25 be unladen and may not be operated upon any highways with such 26 special plates except for the interplant movement.

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(f) Any person owning a vehicle of a type required to be 1 2 registered which when purchased is not yet equipped for work or 3 service, may move such vehicle from the point of original manufacture or sale to a body shop or other place where the 4 5 vehicle is to be equipped for work or service and from such point to the owner's place of business without first 6 7 registering each such vehicle upon condition that any such 8 vehicle display thereon a special plate or plates issued to 9 such person as provided in this Article. Upon completion of 10 such movement, any such vehicle subject to registration must be 11 properly registered.

12 (g) Special plates issued under this Article must be13 displayed in the manner provided for in Section 3-413.

14 (h) Any such vehicle bearing such special plate or plates 15 may be operated without registration for any purpose, except 16 that no such special plate or plates shall be used on any 17 vehicle which is rented by the manufacturer or dealer to another person or which is used to transport passengers or 18 19 property for hire, nor, except as provided in paragraph (i) of 20 this Section, shall any such special plate or plates be used on second division vehicle which is carrying cargo or 21 а 22 merchandise except in demonstrating such second division 23 vehicle for the purposes of sale, or for the purpose of testing 24 engine and driveline components.

(i) The provisions of this Article authorizing specialplates shall not apply to work or service vehicles owned by a

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1 manufacturer, transporter or dealer except a truck up to 8,000
2 pounds gross weight owned by a dealer and used for hauling
3 parts incidental to the operation of the dealer's business.

4 (j) The Secretary of State may limit the number of special5 plates issued to any applicant.

6 (Source: P.A. 78-753; 78-1297.)

7 (625 ILCS 5/3-602) (from Ch. 95 1/2, par. 3-602)

8 Sec. 3-602. Certificate and special plates for dealers,
9 manufacturers, and transporters.

10 (a) Any dealer, manufacturer, or transporter may make 11 application to the Secretary of State upon the appropriate form 12 for a certificate containing a general distinguishing number 13 and for one or more sets of special plates as appropriate to 14 various types of vehicles subject to registration hereunder. 15 The applicant shall submit such proof of his or her status as a bona fide dealer, manufacturer, or transporter as may be 16 reasonably required by the Secretary of State. 17

(b) The Secretary of State, upon granting any such application, shall issue to the applicant a certificate containing the applicant's name and address and special plates as applied for. Both the certificates and special plates shall display the general distinguishing number assigned to the applicant.

(c) The Secretary of State shall issue special plates todealers and manufacturers in accordance with the following

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1 formula:

2	number vehicles	maximum number sets	maximum number
3	sold in previous	of special plates	additional sets
4	calendar year	issued at fee set	issued at fee
5		by Sec. 3-810	set by Sec. 3-806
6	0	0	0
7	1-10	1	1
8	11-25	2	2
9	26-100	8	8
10	101-250	12	12
11	251-500	20	20
12	501-750	30	30
13	751-1000	40	40
14	1001-1500	50	50
15	1501-2000	60	60
16	2001-2500	70	70
17	2501+	90	90

For those Dealers with annual sales over 2501, special plates will be allocated based on 10 sets of plates under each section for each additional 500 vehicles sold.

The limit on the maximum number of additional sets issued to manufacturers at the fee set by Section 3-806 may be lifted at the discretion of the Secretary of State.

The Secretary shall issue to a new dealer or manufacturer not more than 8 sets of special plates at each fee. If the new dealer or manufacturer has acquired his or her business from a HB3269 Enrolled - 7 - LRB101 10800 TAE 55929 b

previous dealer or manufacturer, he or she may be issued a 1 2 number of sets based upon the number of vehicles sold in the 3 previous calendar year by the previous dealer or manufacturer. If the new dealer or manufacturer was in business for only a 4 5 part of the previous calendar year, the number of special plates to which he or she is entitled may be extrapolated from 6 7 the number of vehicles he or she sold during that part of the 8 year.

9 <u>(c-5) The Secretary may limit the number of special plates</u> 10 <u>authorized under this Section that are issued to dealers,</u> 11 <u>manufacturers, or transporters based on factors including, but</u> 12 <u>not limited to, sales of vehicles, revenue, or number of</u> 13 <u>employees.</u>

14 (d) Any manufacturer of engine and driveline components may 15 apply to the Secretary of State for a license to operate 16 vehicles in which such components are installed on the public 17 highways of the State for the purpose of testing such components. The application shall describe the components and 18 19 the vehicles in which they are installed, and shall contain 20 such additional information as the Secretary shall prescribe. Upon receipt of an application and an accompanying fee of 21 22 \$1000, the Secretary shall issue to the applicant a license for 23 the entire test period of the components described in the 24 application.

Every licensee shall keep a record of each vehicle operated under such license which shall be open to inspection by the HB3269 Enrolled - 8 - LRB101 10800 TAE 55929 b

Secretary or his authorized representative for inspection at
 any reasonable time during the day or night.

The license of a manufacturer of engine and driveline components may be denied, revoked or suspended if the Secretary finds that the manufacturer has:

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(1) violated this Code;

7 (2) made any material misrepresentation to the
8 Secretary of State in connection with an application for a
9 license; or

10 (3) failed to produce for the Secretary of State any
 11 record required to be produced by this Code.

12 This amendatory Act of 1983 shall be applicable to the 1984 13 registration year and thereafter.

14 (Source: P.A. 91-357, eff. 7-29-99.)

15 (625 ILCS 5/3-904) (from Ch. 95 1/2, par. 3-904)

Sec. 3-904. Application; contents; affidavits; prelicense
education certification <u>Contents</u> <u>Affidavits</u>.

18 <u>(a)</u> Any person who desires to act as a "remittance agent" 19 shall first file with the Secretary of State a written 20 application for a license. The application shall be under oath 21 and shall contain the following:

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1. The name and address of the applicant.

23 2. The address of each location at which the applicant24 intends to act as a remittance agent.

25 3. The applicant's business, occupation or profession.

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4. A statement disclosing whether he has been involved
 in any civil or criminal litigation and if so, the material
 facts pertaining thereto.

5. A statement that the applicant has not committed in
the past 3 years any violation as determined in any civil,
criminal, or administrative proceedings under the
Retailers' Occupation Tax Act or under Article I or VII of
Chapter 3 of this Code.

9 6. Any other information concerning the business of the10 applicant that the Secretary of State may prescribe.

11 (b) The application under subsection (a) shall be 12 accompanied by the affidavits of two persons residing in the city or town of such applicant's residence. Such affiants shall 13 14 state that they have known the applicant for a period of at 15 least two years; that the applicant is of good moral character 16 and that his reputation for honesty and business integrity in the community in which he resides is good. If the applicant is 17 not an individual, the requirements of this paragraph shall 18 19 apply to each of its officers or members.

20 <u>(c) The application under subsection (a) shall be</u> 21 <u>accompanied by a copy of the certification from the</u> 22 <u>prelicensing education program required by Section 3-904.5.</u> 23 (Source: P.A. 97-832, eff. 7-20-12.)

24 (625 ILCS 5/3-904.2 new)

25 <u>Sec. 3-904.2. Remittance agent background check. Each</u>

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applicant for a remittance license shall have his or her 1 2 fingerprints submitted to the Department of State Police in an 3 electronic format that complies with the form and manner for 4 requesting and furnishing criminal history record information 5 as prescribed by the Department of State Police. These fingerprints shall be checked against the Department of State 6 Police and Federal Bureau of Investigation criminal history 7 record databases now and hereafter filed, including, but not 8 9 limited to, civil, criminal, and latent fingerprint databases. 10 The Department of State Police shall charge applicants a fee 11 for conducting the criminal history records check, which shall 12 be deposited in the State Police Services Fund and shall not exceed the actual cost of the records check. The Department of 13 14 State Police shall furnish, pursuant to positive identification, records of Illinois convictions to the 15 16 Secretary of State.

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(625 ILCS 5/3-904.5 new)

18 Sec. 3-904.5. Remittance agent prelicensing education 19 program courses.
20 (a) An applicant for a license as a remittance agent shall
21 complete a minimum of 8 hours of prelicensing education program
22 courses under this Section prior to submitting an application
23 to the Secretary of State.
24 (b) To meet the requirements of this Section, at least one

25 person who is associated with the remittance agent as an owner,

principal, corporate officer, director, or member or partner of
 a limited liability company or limited liability partnership
 shall complete the education program courses.

4 <u>(c) The prelicensing education program courses shall be</u> 5 provided by public or private entities with an expertise in the 6 area as approved by the Secretary of State. The Secretary of 7 State must approve course curricula and instruction, in 8 consultation with the Department of Transportation and any 9 private entity with expertise in the area in the Secretary's 10 discretion.

11 (d) Each person who successfully completes an approved 12 prelicensing education program under this Section shall be 13 issued a certificate by the education program provider. The 14 current certificate of completion, or a copy of the current 15 certificate, shall be posted conspicuously in the principal 16 office of the licensee.

(e) The provisions of this Section apply to all remittance
 agents including, but not limited to, persons, corporations,
 and partnerships, except for the following:

20 (1) motor vehicle rental companies having a national 21 franchise; 22 (2) national motor vehicle auction companies; 23 (3) wholesale dealer-only auction companies; 24 (4) used vehicle dealerships owned by a franchise motor 25 vehicle dealer; and

26 (5) banks, credit unions, and savings and loan

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1 <u>associations.</u>

2 (625 ILCS 5/5-101) (from Ch. 95 1/2, par. 5-101)

3 Sec. 5-101. New vehicle dealers must be licensed.

4 (a) No person shall engage in this State in the business of 5 selling or dealing in, on consignment or otherwise, new vehicles of any make, or act as an intermediary or agent or 6 7 broker for any licensed dealer or vehicle purchaser other than as a salesperson, or represent or advertise that he is so 8 9 engaged or intends to so engage in such business unless 10 licensed to do so in writing by the Secretary of State under 11 the provisions of this Section.

(b) An application for a new vehicle dealer's license shall be filed with the Secretary of State, duly verified by oath, on such form as the Secretary of State may by rule or regulation prescribe and shall contain:

The name and type of business organization of the
 applicant and his established and additional places of
 business, if any, in this State.

2. If the applicant is a corporation, a list of its officers, directors, and shareholders having a ten percent or greater ownership interest in the corporation, setting forth the residence address of each; if the applicant is a sole proprietorship, a partnership, an unincorporated association, a trust, or any similar form of business organization, the name and residence address of the HB3269 Enrolled - 13 - LRB101 10800 TAE 55929 b

proprietor or of each partner, member, officer, director,
 trustee, or manager.

3. The make or makes of new vehicles which the applicant will offer for sale at retail in this State.

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5 4. The name of each manufacturer or franchised 6 distributor, if any, of new vehicles with whom the 7 applicant has contracted for the sale of such new vehicles. 8 evidence of this fact, the application shall be As 9 accompanied by a signed statement from each such 10 manufacturer or franchised distributor. If the applicant 11 is in the business of offering for sale new conversion 12 vehicles, trucks or vans, except for trucks modified to serve a special purpose which includes but is not limited 13 14 to the following vehicles: street sweepers, fertilizer 15 spreaders, emergency vehicles, implements of husbandry or 16 maintenance type vehicles, he must furnish evidence of a 17 and service agreement from both the chassis sales manufacturer and second stage manufacturer. 18

19 5. A statement that the applicant has been approved for 20 registration under the Retailers' Occupation Tax Act by the 21 Department of Revenue: Provided that this requirement does 22 not apply to a dealer who is already licensed hereunder 23 with the Secretary of State, and who is merely applying for 24 a renewal of his license. As evidence of this fact, the 25 application shall be accompanied by a certification from 26 the Department of Revenue showing that that Department has

approved the applicant for registration under the
 Retailers' Occupation Tax Act.

3 6. A statement that the applicant has complied with the appropriate liability insurance requirement. A Certificate 4 5 of Insurance in a solvent company authorized to do business in the State of Illinois shall be included with each 6 7 application covering each location at which he proposes to 8 act as a new vehicle dealer. The policy must provide 9 liability coverage in the minimum amounts of \$100,000 for 10 bodily injury to, or death of, any person, \$300,000 for 11 bodily injury to, or death of, two or more persons in any 12 one accident, and \$50,000 for damage to property. Such policy shall expire not sooner than December 31 of the year 13 14 for which the license was issued or renewed. The expiration 15 of the insurance policy shall not terminate the liability 16 under the policy arising during the period for which the 17 policy was filed. Trailer and mobile home dealers are exempt from this requirement. 18

19 If the permitted user has a liability insurance policy 20 that provides automobile liability insurance coverage of 21 at least \$100,000 for bodily injury to or the death of any 22 person, \$300,000 for bodily injury to or the death of any 2 23 or more persons in any one accident, and \$50,000 for damage 24 to property, then the permitted user's insurer shall be the 25 primary insurer and the dealer's insurer shall be the 26 secondary insurer. If the permitted user does not have a

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liability insurance policy that provides automobile 1 liability insurance coverage of at least \$100,000 for 2 3 bodily injury to or the death of any person, \$300,000 for bodily injury to or the death of any 2 or more persons in 4 5 any one accident, and \$50,000 for damage to property, or does not have any insurance at all, then the dealer's 6 7 insurer shall be the primary insurer and the permitted 8 user's insurer shall be the secondary insurer.

9 When a permitted user is "test driving" a new vehicle 10 dealer's automobile, the new vehicle dealer's insurance 11 shall be primary and the permitted user's insurance shall 12 be secondary.

As used in this paragraph 6, a "permitted user" is a 13 14 person who, with the permission of the new vehicle dealer 15 or an employee of the new vehicle dealer, drives a vehicle 16 owned and held for sale or lease by the new vehicle dealer which the person is considering to purchase or lease, in 17 18 order to evaluate the performance, reliability, or 19 condition of the vehicle. The term "permitted user" also 20 includes a person who, with the permission of the new vehicle dealer, drives a vehicle owned or held for sale or 21 22 lease by the new vehicle dealer for loaner purposes while 23 the user's vehicle is being repaired or evaluated.

As used in this paragraph 6, "test driving" occurs when a permitted user who, with the permission of the new vehicle dealer or an employee of the new vehicle dealer, drives a vehicle owned and held for sale or lease by a new vehicle dealer that the person is considering to purchase or lease, in order to evaluate the performance, reliability, or condition of the vehicle.

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As used in this paragraph 6, "loaner purposes" means when a person who, with the permission of the new vehicle dealer, drives a vehicle owned or held for sale or lease by the new vehicle dealer while the user's vehicle is being repaired or evaluated.

7. (A) An application for a new motor vehicle dealer's license shall be accompanied by the following license fees:

12 (i) \$1,000 for applicant's established place of business, and \$100 for each additional place of 13 14 business, if any, to which the application pertains; 15 but if the application is made after June 15 of any 16 year, the license fee shall be \$500 for applicant's established place of business plus \$50 for each 17 additional place of business, if any, to which the 18 19 application pertains. License fees shall be returnable 20 only in the event that the application is denied by the 21 Secretary of State. All moneys received by the 22 Secretary of State as license fees under this 23 subparagraph (i) prior to applications for the 2004 24 licensing year shall be deposited into the Motor 25 Vehicle Review Board Fund and shall be used to administer the Motor Vehicle Review Board under the 26

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Motor Vehicle Franchise Act. Of the money received by 1 the Secretary of State as license fees under this 2 3 subparagraph (i) for the 2004 licensing year and thereafter, 10% shall be deposited into the Motor 4 5 Vehicle Review Board Fund and shall be used to administer the Motor Vehicle Review Board under the 6 7 Motor Vehicle Franchise Act and 90% shall be deposited into the General Revenue Fund. 8

9 (ii) Except for dealers selling 25 or fewer 10 automobiles or as provided in subsection (h) of Section 11 5-102.7 of this Code, an Annual Dealer Recovery Fund 12 Fee in the amount of \$500 for the applicant's 13 established place of business, and \$50 for each 14 additional place of business, if any, to which the 15 application pertains; but if the application is made 16 after June 15 of any year, the fee shall be \$250 for 17 the applicant's established place of business plus \$25 for each additional place of business, if any, to which 18 19 application pertains. For a license renewal the 20 application, the fee shall be based on the amount of 21 automobiles sold in the past year according to the 22 following formula:

23 (1) \$0 for dealers selling 25 or less
24 automobiles;

25 (2) \$150 for dealers selling more than 25 but
26 less than 200 automobiles;

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1(3) \$300 for dealers selling 200 or more2automobiles but less than 300 automobiles; and3(4) \$500 for dealers selling 300 or more

automobiles.

5 License fees shall be returnable only in the event 6 that the application is denied by the Secretary of 7 State. Moneys received under this subparagraph (ii) 8 shall be deposited into the Dealer Recovery Trust Fund. 9 (B) An application for a new vehicle dealer's license, 10 other than for a new motor vehicle dealer's license, shall 11 be accompanied by the following license fees:

12 (i) \$1,000 for applicant's established place of 13 business, and \$50 for each additional place of 14 business, if any, to which the application pertains; 15 but if the application is made after June 15 of any 16 year, the license fee shall be \$500 for applicant's 17 established place of business plus \$25 for each additional place of business, if any, to which the 18 19 application pertains. License fees shall be returnable 20 only in the event that the application is denied by the Secretary of State. Of the money received by the 21 22 Secretary of State as license fees under this 23 subparagraph (i) for the 2004 licensing year and 24 thereafter, 95% shall be deposited into the General 25 Revenue Fund.

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(ii) Except as provided in subsection (h) of

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Section 5-102.7 of this Code, an Annual Dealer Recovery 1 Fund Fee in the amount of \$500 for the applicant's 2 3 established place of business, and \$50 for each additional place of business, if any, to which the 4 5 application pertains; but if the application is made 6 after June 15 of any year, the fee shall be \$250 for 7 the applicant's established place of business plus \$25 for each additional place of business, if any, to which 8 9 application pertains. License fees shall be the 10 returnable only in the event that the application is 11 denied by the Secretary of State. Moneys received under 12 this subparagraph (ii) shall be deposited into the 13 Dealer Recovery Trust Fund.

14 8. statement that the applicant's officers, Α 15 directors, shareholders having a 10% or greater ownership 16 interest therein, proprietor, a partner, member, officer, 17 director, trustee, manager or other principals in the business have not committed in the past 3 years any one 18 19 violation as determined in any civil, criminal or 20 administrative proceedings of any one of the following 21 Acts:

(A) The Anti-Theft Laws of the Illinois VehicleCode;

24 (B) The Certificate of Title Laws of the Illinois25 Vehicle Code;

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(C) The Offenses against Registration and

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Certificates of Title Laws of the Illinois Vehicle
 Code;

3 (D) The Dealers, Transporters, Wreckers and
 4 Rebuilders Laws of the Illinois Vehicle Code;

5 (E) Section 21-2 of the Criminal Code of 1961 or 6 the Criminal Code of 2012, Criminal Trespass to 7 Vehicles; or

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(F) The Retailers' Occupation Tax Act.

9 9. statement that the applicant's officers, А 10 directors, shareholders having a 10% or greater ownership 11 interest therein, proprietor, partner, member, officer, 12 director, trustee, manager or other principals in the business have not committed in any calendar year 3 or more 13 14 violations, as determined in any civil, criminal or 15 administrative proceedings, of any one or more of the 16 following Acts:

(A) The Consumer Finance Act;

(B) The Consumer Installment Loan Act;

(C) The Retail Installment Sales Act;

20 (D) The Motor Vehicle Retail Installment Sales 21 Act;

(E) The Interest Act;

(F) The Illinois Wage Assignment Act;

24 (G) Part 8 of Article XII of the Code of Civil 25 Procedure; or

(H) The Consumer Fraud Act.

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1	9.5. A statement that, within 10 years of application,
2	each officer, director, shareholder having a 10% or greater
3	ownership interest therein, proprietor, partner, member,
4	officer, director, trustee, manager, or other principal in
5	the business of the applicant has not committed, as
6	determined in any civil, criminal, or administrative
7	proceeding, in any calendar year one or more forcible
8	felonies under the Criminal Code of 1961 or the Criminal
9	Code of 2012, or a violation of either or both Article 16
10	or 17 of the Criminal Code of 1961 or a violation of either
11	or both Article 16 or 17 of the Criminal Code of 2012,
12	Article 29B of the Criminal Code of 1961 or the Criminal
13	Code of 2012, or a similar out-of-state offense. For the
14	purposes of this paragraph, "forcible felony" has the
15	meaning provided in Section 2-8 of the Criminal Code of
16	<u>2012.</u>

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17 10. A bond or certificate of deposit in the amount of \$50,000 for each location at which the applicant intends to 18 act as a new vehicle dealer. The bond shall be for the term 19 20 of the license, or its renewal, for which application is made, and shall expire not sooner than December 31 of the 21 22 year for which the license was issued or renewed. The bond 23 shall run to the People of the State of Illinois, with surety by a bonding or insurance company authorized to do 24 25 business in this State. It shall be conditioned upon the 26 proper transmittal of all title and registration fees and 1 2 taxes (excluding taxes under the Retailers' Occupation Tax Act) accepted by the applicant as a new vehicle dealer.

11. Such other information concerning the business of 3 the applicant as the Secretary of State may by rule or 4 5 regulation prescribe.

12. A statement that the applicant understands Chapter 6 1 through Chapter 5 of this Code. 7

8 Any change which renders no longer accurate any (C) 9 information contained in any application for a new vehicle 10 dealer's license shall be amended within 30 days after the 11 occurrence of such change on such form as the Secretary of 12 State may prescribe by rule or regulation, accompanied by an amendatory fee of \$2. 13

Anything in this Chapter 5 to the 14 contrarv (d) 15 notwithstanding no person shall be licensed as a new vehicle 16 dealer unless:

17 1. He is authorized by contract in writing between himself and the manufacturer or franchised distributor of 18 such make of vehicle to so sell the same in this State, and 19

20 2. Such person shall maintain an established place of business as defined in this Act. 21

22 (e) The Secretary of State shall, within a reasonable time 23 after receipt, examine an application submitted to him under this Section and unless he makes a determination that the 24 25 application submitted to him does not conform with the 26 requirements of this Section or that grounds exist for a denial

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of the application, under Section 5-501 of this Chapter, grant the applicant an original new vehicle dealer's license in writing for his established place of business and a supplemental license in writing for each additional place of business in such form as he may prescribe by rule or regulation which shall include the following:

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1. The name of the person licensed;

8 2. If a corporation, the name and address of its 9 officers or if a sole proprietorship, a partnership, an 10 unincorporated association or any similar form of business 11 organization, the name and address of the proprietor or of 12 each partner, member, officer, director, trustee or 13 manager;

14 3. In the case of an original license, the established15 place of business of the licensee;

4. In the case of a supplemental license, the
established place of business of the licensee and the
additional place of business to which such supplemental
license pertains;

5. The make or makes of new vehicles which the licenseeis licensed to sell.

(f) The appropriate instrument evidencing the license or a certified copy thereof, provided by the Secretary of State, shall be kept posted conspicuously in the established place of business of the licensee and in each additional place of business, if any, maintained by such licensee. HB3269 Enrolled - 24 - LRB101 10800 TAE 55929 b

1 (g) Except as provided in subsection (h) hereof, all new 2 vehicle dealer's licenses granted under this Section shall 3 expire by operation of law on December 31 of the calendar year 4 for which they are granted unless sooner revoked or cancelled 5 under the provisions of Section 5-501 of this Chapter.

6 (h) A new vehicle dealer's license may be renewed upon 7 application and payment of the fee required herein, and 8 submission of proof of coverage under an approved bond under 9 the Retailers' Occupation Tax Act or proof that applicant is 10 not subject to such bonding requirements, as in the case of an 11 original license, but in case an application for the renewal of 12 an effective license is made during the month of December, the 13 effective license shall remain in force until the application 14 is granted or denied by the Secretary of State.

(i) All persons licensed as a new vehicle dealer arerequired to furnish each purchaser of a motor vehicle:

In the case of a new vehicle a manufacturer's
 statement of origin and in the case of a used motor vehicle
 a certificate of title, in either case properly assigned to
 the purchaser;

2. A statement verified under oath that all identifying
numbers on the vehicle agree with those on the certificate
of title or manufacturer's statement of origin;

3. A bill of sale properly executed on behalf of suchperson;

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4. A copy of the Uniform Invoice-transaction reporting

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return referred to in Section 5-402 hereof;

2 5. In the case of a rebuilt vehicle, a copy of the Disclosure of Rebuilt Vehicle Status; and 3

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6. In the case of a vehicle for which the warranty has 5 been reinstated, a copy of the warranty.

(j) Except at the time of sale or repossession of the 6 7 vehicle, no person licensed as a new vehicle dealer may issue 8 any other person a newly created key to a vehicle unless the 9 new vehicle dealer makes a color photocopy or electronic scan 10 of the driver's license or State identification card of the 11 person requesting or obtaining the newly created key. The new 12 vehicle dealer must retain the photocopy or scan for 30 days.

13 A new vehicle dealer who violates this subsection (j) is 14 quilty of a petty offense. Violation of this subsection (j) is not cause to suspend, revoke, cancel, or deny renewal of the 15 16 new vehicle dealer's license.

17 This amendatory Act of 1983 shall be applicable to the 1984 registration year and thereafter. 18

(Source: P.A. 99-78, eff. 7-20-15; 100-450, eff. 1-1-18; 19 100-956, eff. 1-1-19.) 20

21

(625 ILCS 5/5-102) (from Ch. 95 1/2, par. 5-102)

22 Sec. 5-102. Used vehicle dealers must be licensed.

(a) No person, other than a licensed new vehicle dealer, 23 24 shall engage in the business of selling or dealing in, on consignment or otherwise, 5 or more used vehicles of any make 25

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during the year (except house trailers as authorized by 1 2 paragraph (j) of this Section and rebuilt salvage vehicles sold 3 by their rebuilders to persons licensed under this Chapter), or act as an intermediary, agent or broker for any licensed dealer 4 5 or vehicle purchaser (other than as a salesperson) or represent 6 or advertise that he is so engaged or intends to so engage in such business unless licensed to do so by the Secretary of 7 8 State under the provisions of this Section.

9 (b) An application for a used vehicle dealer's license 10 shall be filed with the Secretary of State, duly verified by 11 oath, in such form as the Secretary of State may by rule or 12 regulation prescribe and shall contain:

1. The name and type of business organization
 established and additional places of business, if any, in
 this State.

16 2. If the applicant is a corporation, a list of its 17 officers, directors, and shareholders having a ten percent or greater ownership interest in the corporation, setting 18 19 forth the residence address of each; if the applicant is a 20 sole proprietorship, a partnership, an unincorporated 21 association, a trust, or any similar form of business 22 organization, the names and residence address of the 23 proprietor or of each partner, member, officer, director, 24 trustee or manager.

3. A statement that the applicant has been approved for
 registration under the Retailers' Occupation Tax Act by the

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Department of Revenue. However, this requirement does not 1 2 apply to a dealer who is already licensed hereunder with 3 the Secretary of State, and who is merely applying for a renewal of his license. As evidence of this fact, the 4 5 application shall be accompanied by a certification from 6 the Department of Revenue showing that the Department has 7 the applicant for registration approved under the 8 Retailers' Occupation Tax Act.

9 4. A statement that the applicant has complied with the 10 appropriate liability insurance requirement. A Certificate 11 of Insurance in a solvent company authorized to do business 12 in the State of Illinois shall be included with each 13 application covering each location at which he proposes to 14 act as a used vehicle dealer. The policy must provide 15 liability coverage in the minimum amounts of \$100,000 for 16 bodily injury to, or death of, any person, \$300,000 for 17 bodily injury to, or death of, two or more persons in any one accident, and \$50,000 for damage to property. Such 18 19 policy shall expire not sooner than December 31 of the year 20 for which the license was issued or renewed. The expiration 21 of the insurance policy shall not terminate the liability 22 under the policy arising during the period for which the 23 policy was filed. Trailer and mobile home dealers are 24 exempt from this requirement.

25 If the permitted user has a liability insurance policy 26 that provides automobile liability insurance coverage of HB3269 Enrolled - 28 - LRB101 10800 TAE 55929 b

at least \$100,000 for bodily injury to or the death of any 1 2 person, \$300,000 for bodily injury to or the death of any 2 3 or more persons in any one accident, and \$50,000 for damage to property, then the permitted user's insurer shall be the 4 5 primary insurer and the dealer's insurer shall be the 6 secondary insurer. If the permitted user does not have a 7 liability insurance policy that provides automobile 8 liability insurance coverage of at least \$100,000 for 9 bodily injury to or the death of any person, \$300,000 for 10 bodily injury to or the death of any 2 or more persons in 11 any one accident, and \$50,000 for damage to property, or 12 does not have any insurance at all, then the dealer's insurer shall be the primary insurer and the permitted 13 14 user's insurer shall be the secondary insurer.

When a permitted user is "test driving" a used vehicle dealer's automobile, the used vehicle dealer's insurance shall be primary and the permitted user's insurance shall be secondary.

19 As used in this paragraph 4, a "permitted user" is a 20 person who, with the permission of the used vehicle dealer 21 or an employee of the used vehicle dealer, drives a vehicle 22 owned and held for sale or lease by the used vehicle dealer 23 which the person is considering to purchase or lease, in 24 to evaluate the performance, reliability, order or 25 condition of the vehicle. The term "permitted user" also 26 includes a person who, with the permission of the used vehicle dealer, drives a vehicle owned or held for sale or
 lease by the used vehicle dealer for loaner purposes while
 the user's vehicle is being repaired or evaluated.

As used in this paragraph 4, "test driving" occurs when 4 5 a permitted user who, with the permission of the used vehicle dealer or an employee of the used vehicle dealer, 6 drives a vehicle owned and held for sale or lease by a used 7 vehicle dealer that the person is considering to purchase 8 9 lease. order to evaluate the performance, or in 10 reliability, or condition of the vehicle.

As used in this paragraph 4, "loaner purposes" means when a person who, with the permission of the used vehicle dealer, drives a vehicle owned or held for sale or lease by the used vehicle dealer while the user's vehicle is being repaired or evaluated.

5. An application for a used vehicle dealer's license shall be accompanied by the following license fees:

16

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(A) \$1,000 for applicant's established place of 18 19 business, and \$50 for each additional place of 20 business, if any, to which the application pertains; however, if the application is made after June 15 of 21 22 any year, the license fee shall be \$500 for applicant's 23 established place of business plus \$25 for each 24 additional place of business, if any, to which the 25 application pertains. License fees shall be returnable 26 only in the event that the application is denied by the 1 Secretary of State. Of the money received by the 2 Secretary of State as license fees under this 3 subparagraph (A) for the 2004 licensing year and 4 thereafter, 95% shall be deposited into the General 5 Revenue Fund.

Except for dealers selling 25 or fewer 6 (B) 7 automobiles or as provided in subsection (h) of Section 5-102.7 of this Code, an Annual Dealer Recovery Fund 8 9 Fee in the amount of \$500 for the applicant's 10 established place of business, and \$50 for each 11 additional place of business, if any, to which the 12 application pertains; but if the application is made 13 after June 15 of any year, the fee shall be \$250 for 14 the applicant's established place of business plus \$25 15 for each additional place of business, if any, to which 16 application pertains. For a license renewal the 17 application, the fee shall be based on the amount of automobiles sold in the past year according to the 18 19 following formula:

20 (1) \$0 for dealers selling 25 or less 21 automobiles;

22

23

(2) \$150 for dealers selling more than 25 butless than 200 automobiles;

24 (3) \$300 for dealers selling 200 or more
25 automobiles but less than 300 automobiles; and
26 (4) \$500 for dealers selling 300 or more

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automobiles.

2 License fees shall be returnable only in the event 3 that the application is denied by the Secretary of State. Moneys received under this subparagraph (B) 4 5 shall be deposited into the Dealer Recovery Trust Fund. that the applicant's officers, 6 6. A statement 7 directors, shareholders having a 10% or greater ownership 8 interest therein, proprietor, partner, member, officer, 9 director, trustee, manager or other principals in the 10 business have not committed in the past 3 years any one 11 violation as determined in any civil, criminal or 12 administrative proceedings of any one of the following 13 Acts:

14 (A) The Anti-Theft Laws of the Illinois Vehicle
15 Code;

16 (B) The Certificate of Title Laws of the Illinois
17 Vehicle Code;

(C) The Offenses against Registration and
 Certificates of Title Laws of the Illinois Vehicle
 Code;

(D) The Dealers, Transporters, Wreckers and
 Rebuilders Laws of the Illinois Vehicle Code;

(E) Section 21-2 of the Illinois Criminal Code of
1961 or the Criminal Code of 2012, Criminal Trespass to
Vehicles; or

(F) The Retailers' Occupation Tax Act.

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7. A statement that the applicant's officers, 1 2 directors, shareholders having a 10% or greater ownership 3 interest therein, proprietor, partner, member, officer, director, trustee, manager or other principals in the 4 5 business have not committed in any calendar year 3 or more violations, as determined in any civil or criminal or 6 7 administrative proceedings, of any one or more of the 8 following Acts: 9 (A) The Consumer Finance Act; 10 (B) The Consumer Installment Loan Act; 11 (C) The Retail Installment Sales Act; 12 (D) The Motor Vehicle Retail Installment Sales 13 Act; 14 (E) The Interest Act; 15 (F) The Illinois Wage Assignment Act; 16 (G) Part 8 of Article XII of the Code of Civil 17 Procedure; or 18 The Consumer Fraud and Deceptive Business (H) 19 Practices Act. 20 7.5. A statement that, within 10 years of application, each officer, director, shareholder having a 10% or greater 21 22 ownership interest therein, proprietor, partner, member, 23 officer, director, trustee, manager, or other principal in 24 the business of the applicant has not committed, as 25 determined in any civil, criminal, or administrative 26 proceeding, in any calendar year one or more forcible HB3269 Enrolled - 33 - LRB101 10800 TAE 55929 b

1	felonies under the Criminal Code of 1961 or the Criminal
2	Code of 2012, or a violation of either or both Article 16
3	or 17 of the Criminal Code of 1961 or a violation of either
4	or both Article 16 or 17 of the Criminal Code of 2012,
5	Article 29B of the Criminal Code of 1961 or the Criminal
6	Code of 2012, or a similar out-of-state offense. For the
7	purposes of this paragraph, "forcible felony" has the
8	meaning provided in Section 2-8 of the Criminal Code of
9	<u>2012.</u>

10 8. A bond or Certificate of Deposit in the amount of 11 \$50,000 for each location at which the applicant intends to 12 act as a used vehicle dealer. The bond shall be for the term of the license, or its renewal, for which application 13 14 is made, and shall expire not sooner than December 31 of 15 the year for which the license was issued or renewed. The 16 bond shall run to the People of the State of Illinois, with 17 surety by a bonding or insurance company authorized to do business in this State. It shall be conditioned upon the 18 19 proper transmittal of all title and registration fees and 20 taxes (excluding taxes under the Retailers' Occupation Tax 21 Act) accepted by the applicant as a used vehicle dealer.

9. Such other information concerning the business of
the applicant as the Secretary of State may by rule or
regulation prescribe.

25 10. A statement that the applicant understands Chapter
26 1 through Chapter 5 of this Code.

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1 11. A copy of the certification from the prelicensing
 education program.

3 (c) Any change which renders no longer accurate any 4 information contained in any application for a used vehicle 5 dealer's license shall be amended within 30 days after the 6 occurrence of each change on such form as the Secretary of 7 State may prescribe by rule or regulation, accompanied by an 8 amendatory fee of \$2.

9 (d) Anything in this Chapter to the contrary 10 notwithstanding, no person shall be licensed as a used vehicle 11 dealer unless such person maintains an established place of 12 business as defined in this Chapter.

13 (e) The Secretary of State shall, within a reasonable time 14 after receipt, examine an application submitted to him under 15 this Section. Unless the Secretary makes a determination that 16 the application submitted to him does not conform to this 17 Section or that grounds exist for a denial of the application under Section 5-501 of this Chapter, he must grant the 18 19 applicant an original used vehicle dealer's license in writing for his established place of business and a supplemental 20 license in writing for each additional place of business in 21 22 such form as he may prescribe by rule or regulation which shall 23 include the following:

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1. The name of the person licensed;

2. If a corporation, the name and address of its
officers or if a sole proprietorship, a partnership, an

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unincorporated association or any similar form of business organization, the name and address of the proprietor or of each partner, member, officer, director, trustee or manager;

5 3. In case of an original license, the established
6 place of business of the licensee;

7 4. In the case of a supplemental license, the
8 established place of business of the licensee and the
9 additional place of business to which such supplemental
10 license pertains.

(f) The appropriate instrument evidencing the license or a certified copy thereof, provided by the Secretary of State shall be kept posted, conspicuously, in the established place of business of the licensee and in each additional place of business, if any, maintained by such licensee.

(g) Except as provided in subsection (h) of this Section, all used vehicle dealer's licenses granted under this Section expire by operation of law on December 31 of the calendar year for which they are granted unless sooner revoked or cancelled under Section 5-501 of this Chapter.

(h) A used vehicle dealer's license may be renewed upon application and payment of the fee required herein, and submission of proof of coverage by an approved bond under the "Retailers' Occupation Tax Act" or proof that applicant is not subject to such bonding requirements, as in the case of an original license, but in case an application for the renewal of HB3269 Enrolled - 36 - LRB101 10800 TAE 55929 b

1 an effective license is made during the month of December, the 2 effective license shall remain in force until the application 3 for renewal is granted or denied by the Secretary of State.

4 (i) All persons licensed as a used vehicle dealer are 5 required to furnish each purchaser of a motor vehicle:

A certificate of title properly assigned to the
purchaser;

8 2. A statement verified under oath that all identifying 9 numbers on the vehicle agree with those on the certificate 10 of title;

3. A bill of sale properly executed on behalf of suchperson;

4. A copy of the Uniform Invoice-transaction reporting
return referred to in Section 5-402 of this Chapter;

15 5. In the case of a rebuilt vehicle, a copy of the
16 Disclosure of Rebuilt Vehicle Status; and

17 6. In the case of a vehicle for which the warranty has18 been reinstated, a copy of the warranty.

(j) A real estate broker holding a valid certificate of registration issued pursuant to "The Real Estate Brokers and Salesmen License Act" may engage in the business of selling or dealing in house trailers not his own without being licensed as a used vehicle dealer under this Section; however such broker shall maintain a record of the transaction including the following:

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(1) the name and address of the buyer and seller,

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(2) the date of sale,

2 (3) a description of the mobile home, including the 3 vehicle identification number, make, model, and year, and

4

(4) the Illinois certificate of title number.

5 The foregoing records shall be available for inspection by 6 any officer of the Secretary of State's Office at any 7 reasonable hour.

8 (k) Except at the time of sale or repossession of the 9 vehicle, no person licensed as a used vehicle dealer may issue 10 any other person a newly created key to a vehicle unless the 11 used vehicle dealer makes a color photocopy or electronic scan 12 of the driver's license or State identification card of the 13 person requesting or obtaining the newly created key. The used 14 vehicle dealer must retain the photocopy or scan for 30 days.

15 A used vehicle dealer who violates this subsection (k) is 16 guilty of a petty offense. Violation of this subsection (k) is 17 not cause to suspend, revoke, cancel, or deny renewal of the 18 used vehicle dealer's license.

(1) Used vehicle dealers licensed under this Section shall provide the Secretary of State a register for the sale at auction of each salvage or junk certificate vehicle. Each register shall include the following information:

The year, make, model, style and color of the
 vehicle;

2. The vehicle's manufacturer's identification number
or, if applicable, the Secretary of State or Illinois

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Department of State Police identification number; 1 2 3. The date of acquisition of the vehicle; 3 4. The name and address of the person from whom the vehicle was acquired; 4 5 5. The name and address of the person to whom any 6 vehicle was disposed, the person's Illinois license number 7 or if the person is an out-of-state salvage vehicle buyer, 8 the license number from the state or jurisdiction where the 9 buyer is licensed; and 6. The purchase price of the vehicle. 10 11 The register shall be submitted to the Secretary of State 12 via written or electronic means within 10 calendar days from 13 the date of the auction. (Source: P.A. 99-78, eff. 7-20-15; 100-450, eff. 1-1-18; 14 100-956, eff. 1-1-19.) 15 16 (625 ILCS 5/5-102.5) 17 Sec. 5-102.5. Used vehicle dealer prelicensing education 18 program courses. 19 (a) An applicant for a license as a Buy Here, Pay Here used 20 vehicle dealer under Section 5-102.8 or a used vehicle dealer 21 shall complete a minimum of 8 hours of prelicensing education 22 program courses pursuant to this Section prior to submitting an 23 application to the Secretary of State. 24 (b) To meet the requirements of this Section, at least one 25 individual who is associated with the used vehicle dealer or

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<u>Buy Here, Pay Here used vehicle dealer</u> as an owner, principal,
 corporate officer, director, or member or partner of a limited
 liability company or limited liability partnership shall
 complete the education program courses.

5 (c) The education program courses shall be provided by 6 public or private entities with an expertise in the area as 7 approved by the Secretary of State. The Secretary of State must 8 approve course curricula and instruction, in consultation with 9 the Illinois Department of Transportation and any private 10 entity with expertise in the area in the Secretary of State's 11 discretion.

(d) Each person who successfully completes an approved prelicensing education program under this Section shall be issued a certificate by the education program provider of the course. The current certificate of completion, or a copy of the certificate, shall be posted conspicuously in the principal office of the licensee.

(e) The provisions of this Section apply to all <u>Buy Here</u>,
<u>Pay Here used vehicle dealers under Section 5-1028 or</u> used
vehicle dealers including, but not limited to, individuals,
corporations, and partnerships, except for the following:

(1) Motor vehicle rental companies having a nationalfranchise;

- 24
- (2) National motor vehicle auction companies;

25 (3) Wholesale dealer-only auction companies;

26 (4) Used vehicle dealerships owned by a franchise motor

HB3269 Enrolled - 40 - LRB101 10800 TAE 55929 b vehicle dealer; and (5) Banks, credit unions, and savings and loan associations. (Source: P.A. 96-678, eff. 8-25-09.)

5 (625 ILCS 5/5-102.7)

6 Sec. 5-102.7. Dealer Recovery Trust Fund.

7 (a) The General Assembly finds that motor vehicle dealers 8 that go out of business without fulfilling agreements to pay 9 off the balance of their customers' liens on traded-in vehicles 10 cause financial harm to those customers by leaving those 11 customers liable for multiple vehicle loans and cause harm to 12 the integrity of the motor vehicle retailing industry. It is the intent of the General Assembly to protect vehicle 13 14 purchasers by creating a Dealer Recovery Trust Fund to 15 reimburse these consumers.

(b) The Dealer Recovery Trust Fund shall be used solely for
the limited purpose of helping victims of dealership closings.
Any interest accrued by moneys in the Fund shall be deposited
and become part of the Dealer Recovery Trust Fund and its
purpose. The sole beneficiaries of the Dealer Recovery Trust
Fund are victims of dealership closings.

(c) Except where the context otherwise requires, the following words and phrases, when used in this Section, have the meanings ascribed to them in this subsection (c):

25 "Applicant" means a person who applies for reimbursement

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1 from the Dealer Recovery Trust Fund Board.

2 "Board" means the Dealer Recovery Trust Fund Board created
3 under this Section.

"Dealer" means a new vehicle dealer licensed under Section
5-101, or a used vehicle dealer licensed under Section 5-102,
or a Buy Here, Pay Here used vehicle dealer licensed under
5-102.8, excepting a dealer who primarily sells mobile homes,
recreational vehicles, or trailers.

9 "Fund" means the Dealer Recovery Trust Fund created under10 this Section.

11 "Fund Administrator" means the private entity, which shall 12 be appointed by the Board, that administers the Dealer Recovery 13 Trust Fund.

14 (d) Beginning October 1, 2011, each application or renewal 15 for a new vehicle dealer's license and each application or 16 renewal for a Buy Here, Pay Here used vehicle dealer licensed 17 under 5-102.8 or a used vehicle dealer's license shall be accompanied by the applicable Annual Dealer Recovery Fund Fee 18 under Section 5-101 or 5-102 of this Code. The fee shall be in 19 20 addition to any other fees imposed under this Article, shall be 21 submitted at the same time an application or renewal for a new 22 vehicle dealer's license, or used vehicle dealer's license, or 23 Buy Here, Pay Here used vehicle dealer is submitted, and shall 24 be made payable to and remitted directly to the Dealer Recovery 25 Trust Fund, a trust fund outside of the State Treasury which is 26 hereby created. In addition, the Dealer Recovery Trust Fund may

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accept any federal, State, or private moneys for deposit into
 the Fund.

(e) The Fund Administrator shall maintain a list of all 3 dealers who have paid the fee under subsection (d) of this 4 Section for the current year, which shall be available to the 5 Secretary of State and the Board. The Secretary of State shall 6 7 revoke the dealer license of any dealer who does not pay the 8 fee imposed under subsection (d) of this Section. The Secretary 9 of State and the Fund Administrator may enter into information 10 sharing agreements as needed to implement this Section.

(f) The Fund shall be audited annually by an independent auditor who is a certified public accountant and who has been selected by the Board. The independent auditor shall compile an annual report, which shall be filed with the Board and shall be a public record. The auditor shall be paid by the Fund, pursuant to an order of the Board.

17 (g) The Fund shall be maintained by the Fund Administrator, who shall keep current records of the amounts deposited into 18 19 the Fund and the amounts paid out of the Fund pursuant to an 20 order of the Board. These records shall be made available to 21 all members of the Board upon reasonable request during normal 22 business hours. The Fund Administrator shall report the balance 23 in the Fund to the Board monthly, by the 15th day of each 24 month. For purposes of determining the amount available to pay 25 claims under this Section at any meeting of the Board, the 26 Board shall use the Fund Administrator's most recent monthly HB3269 Enrolled - 43 - LRB101 10800 TAE 55929 b

1 report. The Fund Administrator shall purchase liability 2 insurance to cover management of the Fund at a cost not to 3 exceed 2% of the balance in the Fund as of January 15th of that 4 year.

5 (h) In any year for which the balance in the Fund as of August 31st is greater than \$3,500,000, the Fund Administrator 6 7 shall notify the Secretary of State and the Secretary of State 8 shall suspend collection of the fee for the following year for 9 any dealer who has not had a claim paid from the Fund, has not 10 had his or her license suspended or revoked, and has not been 11 assessed any civil penalties under this Code during the 3 12 previous years.

13 (i) Moneys in the Dealer Recovery Trust Fund may be paid 14 from the Fund only as directed by a written order of the Board 15 and used only for the following purposes:

16

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(i) to pay claims under a written order of the Board as provided in this Section; or

18 (ii) to reimburse the Fund Administrator for its 19 expenses related to the administration of the Fund, 20 provided that the reimbursement to the Fund Administrator 21 in any year shall not exceed 2% of the balance in the Fund 22 as of January 15th of that year.

(j) The Dealer Recovery Trust Fund Board is hereby created.
The Board shall consist of the Secretary of State, or his or
her designee, who shall serve as chair, the Attorney General,
or his or her designee, who shall serve as secretary, and one

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person alternatively representing new and independent Illinois 1 2 automobile dealers, selected collectively by the Attorney 3 General, or his or her designee, and the Secretary of State, or his or her designee. The Secretary of State may propose 4 5 procedures and employ personnel as necessary to implement this Section. The Board shall meet quarterly, and as needed, as 6 directed by the chair. The Board may not pay out any claims 7 8 before the balance deposited into the Fund exceeds \$500,000. 9 Board meetings shall be open to the public. The Board has the 10 authority to take any action by at least a two-thirds majority 11 vote.

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(k) The following persons may apply to the Board for reimbursement from the Dealer Recovery Trust Fund:

14 (i) A retail customer who, on or after October 1, 2011, 15 purchases a vehicle from a dealer who subsequently files 16 for bankruptcy or whose vehicle dealer's license is 17 subsequently revoked by the Secretary of State or otherwise terminated and, as part of the purchase transaction, trades 18 19 in a vehicle with an outstanding lien to the dealer if lien 20 satisfaction was a condition of the purchase agreement and the retail customer determines that the lien has not been 21 22 satisfied;

(ii) A retail customer who, on or after October 1,
24 2011, purchases a vehicle with an undisclosed lien from a
25 dealer who subsequently files for bankruptcy or whose
26 vehicle dealer's license is subsequently revoked by the

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1 Secretary of State or otherwise terminated;

2 (iii) A dealer who, on or after October 1, 2011,
3 purchases a vehicle with an undisclosed lien from another
4 dealer who subsequently files for bankruptcy or whose
5 vehicle dealer's license is subsequently revoked by the
6 Secretary of State or otherwise terminated.

7 (1) To be considered by the Board, an applicant must submit
8 his or her claim to the Board within 2 years after the date of
9 the transaction that gave rise to the claim.

10 (m) At each meeting of the Board, it shall consider all 11 claims that are properly submitted to it on forms prescribed by 12 the Secretary of State at least 30 days before the date of the Board's meeting. Before the Board may consider a claim against 13 a dealer, it must make a written determination that the dealer 14 15 has filed for bankruptcy under the provisions of 11 U.S.C. 16 Chapter 7; that the Secretary of State has revoked his or her 17 dealer's license; or that the license has been otherwise terminated. Once the Board has made this determination, it may 18 19 consider the applicant's claim against the dealer. If a 20 two-thirds majority of the Board determines that the dealer has committed a violation under subsection (k), it shall grant the 21 22 applicant's claim. Except as otherwise provided in this 23 Section, the maximum amount of any award for a claim under 24 paragraph (i) of subsection (k) of this Section shall be equal 25 to the amount of the unpaid balance of the lien that the dealer 26 agreed to pay off on behalf of the applicant as shown on the

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bill of sale or the retail installment sales contract. The maximum amount of any claim under paragraph (ii) or (iii) of subsection (k) of this Section shall be equal to the amount of the undisclosed lien. However, no award for a claim under subsection (k) of this Section shall exceed \$35,000.

(n) If the balance in the Fund at the time of any Board 6 meeting is less than the amount of the total amount of all 7 8 claims awarded at that meeting, then all awards made at that 9 meeting shall be reduced, pro rata, so that the amount of 10 claims does not exceed the balance in the Fund. Before it 11 reviews new claims, the Board shall issue written orders to pay 12 the remaining portion of any claims that were so reduced, provided that the balance in the Fund is sufficient to pay 13 14 those claims.

(o) Whenever the balance of the Fund falls below \$500,000, the Board may charge dealers an additional assessment of up to \$50 to bring the balance to at least \$500,000. Not more than one additional assessment may be made against a dealer in any 12-month period.

20 (p) If the total amount of claims awarded against any 21 dealer exceeds 33% of the balance in the Fund, the Board may 22 permanently reduce the amount of those claims, pro rata, so 23 that those claims do not exceed 33% of the balance in the Fund.

(q) The Board shall issue a written order directing the
Fund Administrator to pay an applicant's claim to a secured
party where the Board has received a signed agreement between

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the applicant and the secured party holding the lien. The 1 agreement must (i) state that the applicant and the secured 2 3 party agree to accept payment from the Fund to the secured party as settlement in full of all claims against the dealer; 4 5 and (ii) release the lien and the title, if applicable, to the vehicle that was the subject of the claim. The written order 6 7 shall state the amount of the claim and the name and address of 8 the secured party to whom the claim shall be paid. The Fund 9 Administrator shall pay the claim within 30 days after it 10 receives the Board's order.

11 (r) No dealer or principal associated with a dealer's 12 license is eligible for licensure, renewal or relicensure until 13 the full amount of reimbursement for an unpaid claim, plus 14 interest as determined by the Board, is paid to the Fund. 15 Nothing in this Section shall limit the authority of the 16 Secretary of State to suspend, revoke, or levy civil penalties 17 against a dealer, nor shall full repayment of the amount owed to the Fund nullify or modify the effect of any action by the 18 19 Secretary.

20 (s) Nothing in this Section shall limit the right of any 21 person to seek relief though civil action against any other 22 person as an alternative to seeking reimbursement from the 23 Fund.

24 (Source: P.A. 97-480, eff. 10-1-11; 98-450, eff. 1-1-14.)

25

(625 ILCS 5/5-102.8 new)

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1	Sec. 5-102.8. Licensure of Buy Here, Pay Here used vehicle
2	dealers.
3	(a) As used in this Section, "Buy Here, Pay Here used
4	vehicle dealer" means any entity that engages in the business
5	of selling or leasing of vehicles and finances the sale or
6	purchase price of the vehicle to a customer without the
7	customer using a third-party lender.
8	(b) No person shall engage in the business of selling or
9	dealing in, on consignment or otherwise, 5 or more used
10	vehicles of any make during the year (except rebuilt salvage
11	vehicles sold by their rebuilders to persons licensed under
12	this Chapter), or act as an intermediary, agent, or broker for
13	any licensed dealer or vehicle purchaser (other than as a
14	salesperson) or represent or advertise that he or she is so
15	engaged or intends to so engage in such business of a Buy Here,
16	Pay Here used vehicle dealer unless licensed to do so by the
17	Secretary of State under the provisions of this Section.
18	(c) An application for a Buy Here, Pay Here used vehicle
19	dealer's license shall be filed with the Secretary of State,
20	duly verified by oath, in such form as the Secretary of State
21	may by rule or regulation prescribe and shall contain:
22	(1) The name and type of business organization
23	established and additional places of business, if any, in
24	this State.
25	(2) If the applicant is a corporation, a list of its

26 <u>(2) If the applicant is a corporation, a list of its</u> 26 <u>officers, directors, and shareholders having a 10% or</u> HB3269 Enrolled - 49 - LRB101 10800 TAE 55929 b

1greater ownership interest in the corporation, setting2forth the residence address of each; if the applicant is a3sole proprietorship, a partnership, an unincorporated4association, a trust, or any similar form of business5organization, the names and residence address of the6proprietor or of each partner, member, officer, director,7trustee, or manager.

8 (3) A statement that the applicant has been approved 9 for registration under the Retailers' Occupation Tax Act by 10 the Department of Revenue. However, this requirement does 11 not apply to a dealer who is already licensed hereunder with the Secretary of State, and who is merely applying for 12 a renewal of his or her license. As evidence of this fact, 13 14 the application shall be accompanied by a certification 15 from the Department of Revenue showing that the Department has approved the applicant for registration under the 16 Retailers' Occupation Tax Act. 17

18 (4) A statement that the applicant has complied with 19 the appropriate liability insurance requirement. A 20 Certificate of Insurance in a solvent company authorized to 21 do business in the State of Illinois shall be included with 22 each application covering each location at which he or she 23 proposes to act as a Buy Here, Pay Here used vehicle 24 dealer. The policy must provide liability coverage in the 25 minimum amounts of \$100,000 for bodily injury to, or death 26 of, any person, \$300,000 for bodily injury to, or death of,

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2 or more persons in any one accident, and \$50,000 for
 damage to property. Such policy shall expire not sooner
 than December 31 of the year for which the license was
 issued or renewed. The expiration of the insurance policy
 shall not terminate the liability under the policy arising
 during the period for which the policy was filed.

7 If the permitted user has a liability insurance policy 8 that provides automobile liability insurance coverage of 9 at least \$100,000 for bodily injury to or the death of any 10 person, \$300,000 for bodily injury to or the death of any 2 11 or more persons in any one accident, and \$50,000 for damage to property, then the permitted user's insurer shall be the 12 13 primary insurer and the dealer's insurer shall be the 14 secondary insurer. If the permitted user does not have a liability insurance policy that provides automobile 15 16 liability insurance coverage of at least \$100,000 for bodily injury to or the death of any person, \$300,000 for 17 18 bodily injury to or the death of any 2 or more persons in 19 any one accident, and \$50,000 for damage to property, or 20 does not have any insurance at all, then the dealer's 21 insurer shall be the primary insurer and the permitted 22 user's insurer shall be the secondary insurer.

23 When a permitted user is "test driving" a Buy Here, Pay 24 Here used vehicle dealer's automobile, the Buy Here, Pay 25 Here used vehicle dealer's insurance shall be primary and 26 the permitted user's insurance shall be secondary. HB3269 Enrolled - 51 - LRB101 10800 TAE 55929 b

1	As used in this paragraph, "permitted user" means a
2	person who, with the permission of the Buy Here, Pay Here
3	used vehicle dealer or an employee of the Buy Here, Pay
4	Here used vehicle dealer, drives a vehicle owned and held
5	for sale or lease by the Buy Here, Pay Here used vehicle
6	dealer that the person is considering to purchase or lease,
7	in order to evaluate the performance, reliability, or
8	condition of the vehicle. "Permitted user" includes a
9	person who, with the permission of the Buy Here, Pay Here
10	used vehicle dealer, drives a vehicle owned or held for
11	sale or lease by the Buy Here, Pay Here used vehicle dealer
12	for loaner purposes while the user's vehicle is being
13	repaired or evaluated.
14	As used in this paragraph, "test driving" occurs when a

permitted user who, with the permission of the Buy Here, permitted user who, with the permission of the Buy Here, Pay Here used vehicle dealer or an employee of the Buy Here, Pay Here used vehicle dealer, drives a vehicle owned and held for sale or lease by a Buy Here, Pay Here used vehicle dealer that the person is considering to purchase or lease, in order to evaluate the performance, reliability, or condition of the vehicle.

As used in this paragraph, "loaner purposes" means when a person who, with the permission of the Buy Here, Pay Here used vehicle dealer, drives a vehicle owned or held for sale or lease by the used vehicle dealer while the user's vehicle is being repaired or evaluated. HB3269 Enrolled - 52 - LRB101 10800 TAE 55929 b

1	(5) An application for a Buy Here, Pay Here used
2	vehicle dealer's license shall be accompanied by the
3	following license fees:
4	(A) \$1,000 for the applicant's established place
5	of business, and \$50 for each additional place of
6	business, if any, to which the application pertains;
7	however, if the application is made after June 15 of
8	any year, the license fee shall be \$500 for the
9	applicant's established place of business plus \$25 for
10	each additional place of business, if any, to which the
11	application pertains. License fees shall be returnable
12	only if the application is denied by the Secretary of
13	State. Of the money received by the Secretary of State
14	as license fees under this subparagraph, 95% shall be
15	deposited into the General Revenue Fund.
16	(B) Except for dealers selling 25 or fewer
17	automobiles or as provided in subsection (h) of Section
18	5-102.7 of this Code, an Annual Dealer Recovery Fund
19	Fee in the amount of \$500 for the applicant's
20	established place of business, and \$50 for each
21	additional place of business, if any, to which the
22	application pertains; but if the application is made
23	after June 15 of any year, the fee shall be \$250 for
24	the applicant's established place of business plus \$25
25	for each additional place of business, if any, to which

the application pertains. For a license renewal

26

1	application, the fee shall be based on the amount of
2	automobiles sold in the past year according to the
3	following formula:
4	(1) \$0 for dealers selling 25 or less
5	automobiles;
6	(2) \$150 for dealers selling more than 25 but
7	less than 200 automobiles;
8	(3) \$300 for dealers selling 200 or more
9	automobiles but less than 300 automobiles; and
10	(4) \$500 for dealers selling 300 or more
11	automobiles.
12	Fees shall be returnable only if the application is
13	denied by the Secretary of State. Money received under
14	this subparagraph shall be deposited into the Dealer
15	Recovery Trust Fund. A Buy Here, Pay Here used vehicle
16	dealer shall pay into the Dealer Recovery Trust Fund
17	for every vehicle that is financed, sold, or otherwise
18	transferred to an individual or entity other than the
19	Buy Here, Pay Here used vehicle dealer even if the
20	individual or entity to which the Buy Here, Pay Here
21	used vehicle dealer transfers the vehicle is unable to
22	continue to adhere to the terms of the transaction by
23	the Buy Here, Pay Here used vehicle dealer.
24	(6) A statement that each officer, director,
25	shareholder having a 10% or greater ownership interest
26	therein, proprietor, partner, member, officer, director,

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1	trustee, manager, or other principal in the business of the
2	applicant has not committed in the past 3 years any one
3	violation as determined in any civil, criminal, or
4	administrative proceedings of any one of the following:
5	(A) the Anti-Theft Laws of this Code;
6	(B) the Certificate of Title Laws of this Code;
7	(C) the Offenses against Registration and
8	Certificates of Title Laws of this Code;
9	(D) the Dealers, Transporters, Wreckers and
10	Rebuilders Laws of this Code;
11	(E) Section 21-2 of the Illinois Criminal Code of
12	1961 or the Criminal Code of 2012, Criminal Trespass to
13	Vehicles; or
-	
14	(F) the Retailers' Occupation Tax Act.
	(F) the Retailers' Occupation Tax Act. (7) A statement that each officer, director,
14	
14 15	(7) A statement that each officer, director,
14 15 16	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest
14 15 16 17	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director,
14 15 16 17 18	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the
14 15 16 17 18 19	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the applicant has not committed in any calendar year 3 or more
14 15 16 17 18 19 20	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the applicant has not committed in any calendar year 3 or more violations, as determined in any civil, criminal, or
14 15 16 17 18 19 20 21	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the applicant has not committed in any calendar year 3 or more violations, as determined in any civil, criminal, or administrative proceedings, of any one or more of the
14 15 16 17 18 19 20 21 22	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the applicant has not committed in any calendar year 3 or more violations, as determined in any civil, criminal, or administrative proceedings, of any one or more of the following:
14 15 16 17 18 19 20 21 22 23	(7) A statement that each officer, director, shareholder having a 10% or greater ownership interest therein, proprietor, partner, member, officer, director, trustee, manager, or other principal in the business of the applicant has not committed in any calendar year 3 or more violations, as determined in any civil, criminal, or administrative proceedings, of any one or more of the following: (A) the Consumer Finance Act;

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1	<u>Act;</u>
2	(E) the Interest Act;
3	(F) the Illinois Wage Assignment Act;
4	(G) Part 8 of Article XII of the Code of Civil
5	Procedure; or
6	(H) the Consumer Fraud and Deceptive Business
7	Practices Act.
8	(8) A statement that, within 10 years of application,
9	each officer, director, shareholder having a 10% or greater
10	ownership interest therein, proprietor, partner, member,
11	officer, director, trustee, manager, or other principal in
12	the business of the applicant has not committed, as
13	determined in any civil, criminal, or administrative
14	proceeding, in any calendar year one or more forcible
15	felonies under the Criminal Code of 1961 or the Criminal
16	Code of 2012, or a violation of either or both Article 16
17	or 17 of the Criminal Code of 1961, or a violation of
18	either or both Article 16 or 17 of the Criminal Code of
19	2012, Article 29B of the Criminal Code of 1961 or the
20	<u>Criminal Code of 2012, or a similar out-of-state offense.</u>
21	For the purposes of this paragraph, "forcible felony" has
22	the meaning provided in Section 2-8 of the Criminal Code of
23	2012.
24	(9) A bond or Certificate of Deposit in the amount of
25	\$50,000 for each location at which the applicant intends to
26	act as a Buy Here, Pay Here used vehicle dealer. The bond

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1	shall be for the term of the license. The bond shall run to
2	the People of the State of Illinois, with surety by a
3	bonding or insurance company authorized to do business in
4	this State. It shall be conditioned upon the proper
5	transmittal of all title and registration fees and taxes
6	(excluding taxes under the Retailers' Occupation Tax Act)
7	accepted by the applicant as a Buy Here, Pay Here used
8	vehicle dealer.
9	(10) Such other information concerning the business of
10	the applicant as the Secretary of State may by rule
11	prescribe.
12	(11) A statement that the applicant understands
13	Chapter 1 through Chapter 5 of this Code.
14	(12) A copy of the certification from the prelicensing
15	education program.
16	(d) Any change that renders no longer accurate any
17	information contained in any application for a Buy Here, Pay
18	Here used vehicle dealer's license shall be amended within 30
19	days after the occurrence of each change on such form as the
20	Secretary of State may prescribe by rule, accompanied by an
21	amendatory fee of \$2.
22	(e) Anything in this Chapter to the contrary
23	notwithstanding, no person shall be licensed as a Buy Here, Pay
24	Here used vehicle dealer unless the person maintains an
25	established place of business as defined in this Chapter.
26	(f) The Secretary of State shall, within a reasonable time

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after receipt, examine an application submitted under this 1 2 Section. Unless the Secretary makes a determination that the 3 application does not conform to this Section or that grounds exist for a denial of the application under Section 5-501 of 4 5 this Chapter, the Secretary must grant the applicant an original Buy Here, Pay Here used vehicle dealer's license in 6 writing for his or her established place of business and a 7 8 supplemental license in writing for each additional place of 9 business in such form as the Secretary may prescribe by rule 10 that shall include the following: 11 (1) The name of the person licensed. 12 (2) If a corporation, the name and address of its officers or if a sole proprietorship, a partnership, an 13 14 unincorporated association, or any similar form of business organization, the name and address of the 15 16 proprietor or of each partner, member, officer, director, 17 trustee, or manager. (3) In the case of an original license, the established 18 19 place of business of the licensee. (4) In the case of a supplemental license, the 20 21 established place of business of the licensee and the

22 <u>additional place of business to which the supplemental</u>
23 <u>license pertains.</u>

(g) The appropriate instrument evidencing the license or a
 certified copy thereof, provided by the Secretary of State
 shall be kept posted, conspicuously, in the established place

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of business of the licensee and in each additional place of business, if any, maintained by the licensee.

(h) Except as provided in subsection (i), all Buy Here, Pay
Here used vehicle dealer's licenses granted under this Section
expire by operation of law on December 31 of the calendar year
for which they are granted unless sooner revoked or cancelled
under Section 5-501 of this Chapter.

8 (i) A Buy Here, Pay Here used vehicle dealer's license may 9 be renewed upon application and payment of the fee required 10 herein, and submission of proof of coverage by an approved bond 11 under the Retailers' Occupation Tax Act or proof that the 12 applicant is not subject to such bonding requirements, as in 13 the case of an original license, but in the case of an 14 application for the renewal of an effective license made during the month of December, the effective license shall remain in 15 16 force until the application for renewal is granted or denied by the Secretary of State. 17

18 (j) Each person licensed as a Buy Here, Pay Here used 19 vehicle dealer is required to furnish each purchaser of a motor 20 vehicle:

21 <u>(1) a certificate of title properly assigned to the</u> 22 <u>purchaser;</u>

23 (2) a statement verified under oath that all 24 identifying numbers on the vehicle agree with those on the 25 certificate of title;

26 (3) a bill of sale properly executed on behalf of the

1	person;
2	(4) a copy of the Uniform Invoice-transaction
3	reporting return referred to in Section 5-402;
4	(5) in the case of a rebuilt vehicle, a copy of the
5	Disclosure of Rebuilt Vehicle Status; and
6	(6) in the case of a vehicle for which the warranty has
7	been reinstated, a copy of the warranty.
8	(k) Except at the time of sale or repossession of the
9	vehicle, no person licensed as a Buy Here, Pay Here used
10	vehicle dealer may issue any other person a newly created key
11	to a vehicle unless the Buy Here, Pay Here used vehicle dealer
12	makes a color photocopy or electronic scan of the driver's
13	license or State identification card of the person requesting
14	or obtaining the newly created key. The Buy Here, Pay Here used
15	vehicle dealer must retain the photocopy or scan for 30 days.
16	<u>A Buy Here, Pay Here used vehicle dealer who violates this</u>
17	subsection (k) is guilty of a petty offense. Violation of this
18	subsection (k) is not cause to suspend, revoke, cancel, or deny
19	renewal of the used vehicle dealer's license.
20	(1) A Buy Here, Pay Here used vehicle dealer licensed under
21	this Section shall provide the Secretary of State a register
22	for the sale at auction of each salvage or junk certificate
23	vehicle. Each register shall include the following
24	information:
25	(1) the year, make, model, style, and color of the
26	vehicle;

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1	(2) the vehicle's manufacturer's identification number
2	or, if applicable, the Secretary of State or Illinois
3	Department of State Police identification number;
4	(3) the date of acquisition of the vehicle;
5	(4) the name and address of the person from whom the
6	vehicle was acquired;
7	(5) the name and address of the person to whom any
8	vehicle was disposed, the person's Illinois license number
9	or, if the person is an out-of-state salvage vehicle buyer,
10	the license number from the state or jurisdiction where the
11	buyer is licensed; and
12	(6) the purchase price of the vehicle.
13	The register shall be submitted to the Secretary of State
14	via written or electronic means within 10 calendar days from
15	the date of the auction.
16	(625 ILCS 5/5-102.9 new)
17	Sec. 5-102.9. Alternative vehicle sales and ownership.
18	(a) The Secretary may create special dealership licenses
19	for entities that specialize in specific types of used motor
20	vehicles that may be based on model, make, age, or any other
21	factor that the Secretary deems appropriate.
22	(b) Any owner who is not a manufacturer of the vehicle and
23	chooses to lease a used vehicle for a period of less than 12
24	months shall ensure that the lessee maintains valid
25	registration and liability insurance as set forth in Chapter 7

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of this Code. The owner of the vehicle shall not collect any
 fees in connection with the registration of the vehicle unless
 the owner is also a licensed remittance agent under this Code.
 (c) The Secretary may adopt any rules necessary to
 implement this Section.

6 (625 ILCS 5/5-401.2) (from Ch. 95 1/2, par. 5-401.2)

Sec. 5-401.2. Licensees required to keep records and make
inspections.

9 (a) Every person licensed or required to be licensed under 10 Section 5-101, 5-101.1, 5-101.2, 5-102, 5-102.8, 5-301, or 11 5-302 of this Code, shall, with the exception of scrap processors, maintain for 3 years, in a form as the Secretary of 12 13 State may by rule or regulation prescribe, at his established 14 place of business, additional place of business, or principal 15 place of business if licensed under Section 5-302, the 16 following records relating to the acquisition or disposition of vehicles and their essential parts possessed in this State, 17 18 brought into this State from another state, territory or 19 country, or sold or transferred to another person in this State 20 or in another state, territory, or country.

21

22

(1) The following records pertaining to new or used vehicles shall be kept:

(A) the year, make, model, style and color of thevehicle;

25

(B) the vehicle's manufacturer's identification

number or, if applicable, the Secretary of State or
 Illinois Department of State Police identification
 number;

4

(C) the date of acquisition of the vehicle;

5 (D) the name and address of the person from whom 6 the vehicle was acquired and, if that person is a 7 dealer, the Illinois or out-of-state dealer license 8 number of such person;

9 (E) the signature of the person making the 10 inspection of a used vehicle as required under 11 subsection (d) of this Section, if applicable;

12 (F) the purchase price of the vehicle, if13 applicable;

(G) the date of the disposition of the vehicle;

(H) the name and address of the person to whom any
vehicle was disposed, and if that person is a dealer,
the Illinois or out-of-State dealer's license number
of that dealer;

(I) the uniform invoice number reflecting thedisposition of the vehicle, if applicable; and

21

14

(J) The sale price of the vehicle, if applicable.

(2) (A) The following records pertaining to used
 essential parts other than quarter panels and
 transmissions of vehicles of the first division shall be
 kept:

26

(i) the year, make, model, color and type of such

1 part;

2 (ii) the vehicle's manufacturer's identification
3 number, derivative number, or, if applicable, the
4 Secretary of State or Illinois Department of State
5 Police identification number of such part;

6

(iii) the date of the acquisition of each part;

7 (iv) the name and address of the person from whom the part was acquired and, if that person is a dealer, 8 9 the Illinois or out-of-state dealer license number of 10 such person; if the essential part being acquired is 11 from a person other than a dealer, the licensee shall 12 verify and record that person's identity by recording 13 the identification numbers from at least two sources of 14 identification, one of which shall be a drivers license 15 or State identification card;

16 (v) the uniform invoice number or out-of-state 17 bill of sale number reflecting the acquisition of such 18 part;

(vi) the stock number assigned to the essentialpart by the licensee, if applicable;

21

26

(vii) the date of the disposition of such part;

(viii) the name and address of the person to whom such part was disposed of and, if that person is a dealer, the Illinois or out-of-state dealer license number of that person;

(ix) the uniform invoice number reflecting the

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1

disposition of such part.

2

3

(B) Inspections of all essential parts shall be conducted in accordance with Section 5-402.1.

(C) A separate entry containing all of the information 4 5 required to be recorded in subparagraph (A) of paragraph (2) of subsection (a) of this Section shall be made for 6 7 each separate essential part. Separate entries shall be 8 made regardless of whether the part was a large purchase 9 acquisition. In addition, a separate entry shall be made 10 for each part acquired for immediate sale or transfer, or 11 for placement into the overall inventory or stock to be 12 disposed of at a later time, or for use on a vehicle to be materially altered by the licensee, or acquired for any 13 14 other purpose or reason. Failure to make a separate entry 15 for each essential part acquired or disposed of, or a 16 failure to record any of the specific information required 17 to be recorded concerning the acquisition or disposition of each essential part as set forth in subparagraph (A) of 18 19 paragraph (2) of subsection (a) shall constitute a failure 20 to keep records.

21 (D) The vehicle's manufacturer's identification number 22 or Secretary of State or Illinois Department of State 23 Police identification number for the essential part shall 24 be ascertained and recorded even if such part is acquired 25 from a person or dealer located in a State, territory, or 26 country which does not require that such information be HB3269 Enrolled - 65 - LRB101 10800 TAE 55929 b

recorded. If the vehicle's manufacturer's identification 1 2 number or Secretary of State or Illinois Department of 3 State Police identification number for an essential part cannot be obtained, that part shall not be acquired by the 4 5 licensee or any of his agents or employees. If such part or 6 parts were physically acquired by the licensee or any of 7 his agents or employees while the licensee or agent or 8 employee was outside this State, that licensee or agent or 9 employee was outside the State, that licensee, agent or 10 employee shall not bring such essential part into this 11 State or cause it to be brought into this State. The 12 acquisition or disposition of an essential part by a 13 of licensee without the recording the vehicle 14 identification number or Secretary of State identification 15 number for such part or the transportation into the State 16 by the licensee or his agent or employee of such part or 17 parts shall constitute a failure to keep records.

18 (E) The records of essential parts required to be kept 19 by this Section shall apply to all hulks, chassis, frames 20 or cowls, regardless of the age of those essential parts. 21 The records required to be kept by this Section for 22 essential parts other than hulks, chassis, frames or cowls, 23 shall apply only to those essential parts which are 6 model 24 years of age or newer. In determining the model year of 25 such an essential part it may be presumed that the identification number of the vehicle from which 26 the

1 essential part came or the identification number affixed to 2 the essential part itself acquired by the licensee denotes 3 the model year of that essential part. This presumption, however, shall not apply if the gross appearance of the 4 5 essential part does not correspond to the year, make or model of either the identification number of the vehicle 6 7 from which the essential part is alleged to have come or 8 the identification number which is affixed to the essential 9 part itself. To determine whether an essential part is 6 10 years of age or newer within this paragraph, the model year 11 of the essential part shall be subtracted from the calendar 12 year in which the essential part is acquired or disposed of 13 by the licensee. If the remainder is 6 or less, the record 14 of the acquisition or disposition of that essential part 15 shall be kept as required by this Section.

16 (F) The requirements of paragraph (2) of subsection (a) 17 of this Section shall not apply to the disposition of an 18 essential part other than a cowl which has been damaged or 19 altered to a state in which it can no longer be returned to 20 a usable condition and which is being sold or transferred 21 to a scrap processor or for delivery to a scrap processor.

(3) the following records for vehicles on which junkingcertificates are obtained shall be kept:

24 (A) the year, make, model, style and color of the25 vehicle;

26

(B) the vehicle's manufacturer's identification number

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or, if applicable, the Secretary of State or Illinois
 Department of State Police identification number;

3

(C) the date the vehicle was acquired;

4 (D) the name and address of the person from whom the 5 vehicle was acquired and, if that person is a dealer, the 6 Illinois or out-of-state dealer license number of that 7 person;

8 (E) the certificate of title number or salvage 9 certificate number for the vehicle, if applicable;

10 (F) the junking certificate number obtained by the 11 licensee; this entry shall be recorded at the close of 12 business of the fifth business day after receiving the 13 junking certificate;

14 (G) the name and address of the person to whom the 15 junking certificate has been assigned, if applicable, and 16 if that person is a dealer, the Illinois or out-of-state 17 dealer license number of that dealer;

(H) if the vehicle or any part of the vehicle is
dismantled for its parts to be disposed of in any way, or
if such parts are to be used by the licensee to materially
alter a vehicle, those essential parts shall be recorded
and the entries required by paragraph (2) of subsection (a)
shall be made.

24 (4) The following records for rebuilt vehicles shall be 25 kept:

26

(A) the year, make, model, style and color of the

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1 vehicle;

2 (B) the vehicle's manufacturer's identification number 3 of the vehicle or, if applicable, the Secretary of State or Illinois Department of State Police identification number; 4 5 (C) the date the vehicle was acquired; (D) the name and address of the person from whom the 6 vehicle was acquired, and if that person is a dealer, the 7 Illinois or out-of-state dealer license number of that 8 9 person; 10 (E) the salvage certificate number for the vehicle; 11 (F) the newly issued certificate of title number for 12 the vehicle; 13 (G) the date of disposition of the vehicle; 14 (H) the name and address of the person to whom the 15 vehicle was disposed, and if a dealer, the Illinois or 16 out-of-state dealer license number of that dealer; 17 (I) The sale price of the vehicle. (a-1) A person licensed or required to be licensed under 18 Section 5-101 or Section 5-102 of this Code who issues 19 20 temporary registration permits as permitted by this Code and by 21 rule must electronically file the registration with the 22 Secretary and must maintain records of the registration in the manner prescribed by the Secretary. 23

(b) A failure to make separate entries for each vehicle
acquired, disposed of, or assigned, or a failure to record any
of the specific information required to be recorded concerning

the acquisition or disposition of each vehicle as set forth in paragraphs (1), (3) and (4) of subsection (a) shall constitute a failure to keep records.

(c) All entries relating to the acquisition of a vehicle or 4 5 essential part required by subsection (a) of this Section shall be recorded no later than the close of business on the seventh 6 7 calendar day following such acquisition. All entries relating 8 to the disposition of a vehicle or an essential part shall be 9 made at the time of such disposition. If the vehicle or 10 essential part was disposed of on the same day as its 11 acquisition or the day thereafter, the entries relating to the 12 acquisition of the vehicle or essential part shall be made at 13 the time of the disposition of the vehicle or essential part. 14 Failure to make the entries required in or at the times 15 prescribed by this subsection following the acquisition or 16 disposition of such vehicle or essential part shall constitute 17 a failure to keep records.

(d) Every person licensed or required to be licensed shall, 18 19 before accepting delivery of a used vehicle, inspect the 20 vehicle to determine whether the manufacturer's public vehicle identification number has been defaced, destroyed, falsified, 21 22 removed, altered, or tampered with in any way. If the person 23 making the inspection determines that the manufacturer's public vehicle identification number has 24 been altered, removed, defaced, destroyed, falsified or tampered with he 25 26 shall not acquire that vehicle but instead shall promptly HB3269 Enrolled - 70 - LRB101 10800 TAE 55929 b

1 notify law enforcement authorities of his finding.

(e) The information required to be kept in subsection (a)
of this Section shall be kept in a manner prescribed by rule or
regulation of the Secretary of State.

5 (f) Every person licensed or required to be licensed shall 6 have in his possession a separate certificate of title, salvage 7 certificate, junking certificate, certificate of purchase, 8 uniform invoice, out-of-state bill of sale or other acceptable 9 documentary evidence of his right to the possession of every 10 vehicle or essential part.

11 (g) Every person licensed or required to be licensed as a 12 transporter under Section 5-201 shall maintain for 3 years, in such form as the Secretary of State may by rule or regulation 13 14 prescribe, at his principal place of business a record of every 15 vehicle transported by him, including numbers of or other marks of identification thereof, the names and addresses of persons 16 17 from whom and to whom the vehicle was delivered and the dates 18 of delivery.

(h) No later than 15 days prior to going out of business, selling the business, or transferring the ownership of the business, the licensee shall notify the Secretary of State that he is going out of business or that he is transferring the ownership of the business. Failure to notify under this paragraph shall constitute a failure to keep records.

25 (i) (Blank).

26

(j) A person who knowingly fails to comply with the

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provisions of this Section or knowingly fails to obey, observe, 1 2 or comply with any order of the Secretary or any law 3 enforcement agency issued in accordance with this Section is quilty of a Class B misdemeanor for the first violation and a 4 5 Class A misdemeanor for the second and subsequent violations. Each violation constitutes a separate and distinct offense and 6 7 a separate count may be brought in the same indictment or information for each vehicle or each essential part of a 8 9 vehicle for which a record was not kept as required by this 10 Section.

(k) Any person convicted of failing to keep the records 11 12 required by this Section with intent to conceal the identity or 13 origin of a vehicle or its essential parts or with intent to defraud the public in the transfer or sale of vehicles or their 14 15 essential parts is guilty of a Class 2 felony. Each violation 16 constitutes a separate and distinct offense and a separate 17 count may be brought in the same indictment or information for each vehicle or essential part of a vehicle for which a record 18 19 was not kept as required by this Section.

(1) A person may not be criminally charged with or convicted of both a knowing failure to comply with this Section and a knowing failure to comply with any order, if both offenses involve the same record keeping violation.

(m) The Secretary shall adopt rules necessary for
 implementation of this Section, which may include the
 imposition of administrative fines.

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1 (Source: P.A. 99-593, eff. 7-22-16.)

2 (625 ILCS 5/5-402.1) (from Ch. 95 1/2, par. 5-402.1)
3 Sec. 5-402.1. Use of Secretary of State Uniform Invoice for
4 Essential Parts.

5 (a) Except for scrap processors, every person licensed or 6 required to be licensed under Section 5-101, 5-101.1, 5-102, 7 5-102.8, or 5-301 of this Code shall issue, in a form the Secretary of State may by rule or regulation prescribe, a 8 9 Uniform Invoice, which may also act as a bill of sale, made out 10 in triplicate with respect to each transaction in which he 11 disposes of an essential part other than quarter panels and 12 transmissions of vehicles of the first division. Such Invoice 13 shall be made out at the time of the disposition of the 14 essential part. If the licensee disposes of several essential 15 parts in the same transaction, the licensee may issue one 16 Uniform Invoice covering all essential parts disposed of in that transaction. 17

18 (b) The following information shall be contained on the 19 Uniform Invoice:

20 (1) the business name, address and dealer license
21 number of the person disposing of the essential part;

(2) the name and address of the person acquiring the essential part, and if that person is a dealer, the Illinois or out-of-state dealer license number of that dealer;

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(3) the date of the disposition of the essential part;

- 2 (4) the year, make, model, color and description of
 3 each essential part disposed of by the person;
- 4 (5) the manufacturer's vehicle identification number,
 5 Secretary of State identification number or Illinois
 6 Department of State Police identification number, for each
 7 essential part disposed of by the person;
- 8 (6) the printed name and legible signature of the 9 person or agent disposing of the essential part; and
- 10 (7) if the person is a dealer the printed name and 11 legible signature of the dealer or his agent or employee 12 accepting delivery of the essential part.
- (c) Except for scrap processors, and except as set forth in subsection (d) of this Section, whenever a person licensed or required to be licensed by Section 5-101, 5-101.1, 5-102, or 5-301 accepts delivery of an essential part, other than quarter panels and transmissions of vehicles of the first division, that person shall, at the time of the acceptance or delivery, comply with the following procedures:
- 20 (1) Before acquiring or accepting delivery of any 21 essential part, the licensee or his authorized agent or 22 employee shall inspect the part to determine whether the 23 identification number, Secretary vehicle of State 24 identification number, Illinois Department of State Police 25 identification number, or identification plate or sticker 26 attached to or stamped on any part being acquired or

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delivered has been removed, falsified, altered, defaced, 1 2 destroyed, or tampered with. If the licensee or his agent 3 or employee determines that the vehicle identification number, Secretary of State identification number, Illinois 4 5 Department of State Police identification number, 6 identification plate or identification sticker containing an identification number, or Federal Certificate label of 7 8 an essential part has been removed, falsified, altered, 9 defaced, destroyed or tampered with, the licensee or agent 10 shall not accept or receive that part.

11 If that part was physically acquired by or delivered to 12 a licensee or his agent or employee while that licensee, 13 agent or employee was outside this State, that licensee or 14 agent or employee shall not bring that essential part into 15 this State or cause it to be brought into this State.

16 (2) If the person disposing of or delivering the 17 essential part to the licensee is a licensed in-state or 18 out-of-state dealer, the licensee or his agent or employee, 19 after inspecting the essential part as required by 20 paragraph (1) of this subsection (c), shall examine the 21 Uniform Invoice, or bill of sale, as the case may be, to 22 ensure that it contains all the information required to be 23 provided by persons disposing of essential parts as set 24 forth in subsection (b) of this Section. If the Uniform 25 Invoice or bill of sale does not contain all the 26 information required to be listed by subsection (b) of this

Section, the dealer disposing of or delivering such part or 1 2 agent or employee shall record such additional his 3 information or other needed modifications on the Uniform Invoice or bill of sale or, if needed, an attachment 4 5 thereto. The dealer or his agent or employee delivering the 6 essential part shall initial all additions or 7 modifications to the Uniform Invoice or bill of sale and 8 legibly print his name at the bottom of each document 9 containing his initials. If the transaction involves a bill 10 of sale rather than a Uniform Invoice, the licensee or his 11 agent or employee accepting delivery of or acquiring the 12 essential part shall affix his printed name and legible signature on the space on the bill of sale provided for his 13 14 signature or, if no space is provided, on the back of the 15 bill of sale. If the dealer or his agent or employee 16 disposing of or delivering the essential part cannot or 17 does not provide all the information required by subsection (b) of this Section, the licensee or his agent or employee 18 19 shall not accept or receive any essential part for which 20 that required information is not provided. If such 21 essential part for which the information required is not 22 fully provided was physically acquired while the licensee 23 or his agent or employee was outside this State, the 24 licensee or his agent or employee shall not bring that 25 essential part into this State or cause it to be brought 26 into this State.

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(3) If the person disposing of the essential part is 1 2 not a licensed dealer, the licensee or his agent or 3 employee shall, after inspecting the essential part as required by paragraph (1) of subsection (c) of this Section 4 5 verify the identity of the person disposing of the essential part by examining 2 sources of identification, 6 7 one of which shall be either a driver's license or state 8 identification card. The licensee or his agent or employee 9 shall then prepare a Uniform Invoice listing all the 10 information required to be provided by subsection (b) of 11 this Section. In the space on the Uniform Invoice provided 12 for the dealer license number of the person disposing of the part, the licensee or his agent or employee shall list 13 14 the numbers taken from the documents of identification 15 provided by the person disposing of the part. The person 16 disposing of the part shall affix his printed name and 17 legible signature on the space on the Uniform Invoice provided for the person disposing of the essential part and 18 19 the licensee or his agent or employee acquiring the part 20 shall affix his printed name and legible signature on the space provided on the Uniform Invoice for the person 21 22 acquiring the essential part. If the person disposing of 23 the essential part cannot or does not provide all the 24 information required to be provided by this paragraph, or 25 does not present 2 satisfactory forms of identification, 26 the licensee or his agent or employee shall not acquire

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that essential part.

2 (d) If an essential part other than quarter panels and 3 transmissions of vehicles of the first division was delivered by a licensed commercial delivery service delivering such part 4 on behalf of a licensed dealer, the person required to comply 5 6 with subsection (c) of this Section may conduct the inspection 7 of that part required by paragraph (1) of subsection (c) and 8 examination of the Uniform Invoice or bill of sale required by 9 paragraph (2) of subsection (c) of this Section immediately 10 after the acceptance of the part.

11 (1) If the inspection of the essential part pursuant to 12 paragraph (1) of subsection (c) reveals that the vehicle identification number, Secretary of State identification 13 14 number, Illinois Department of State Police identification 15 number, identification plate or sticker containing an 16 identification number, or Federal Certificate label of an 17 essential part has been removed, falsified, altered, 18 defaced, destroyed or tampered with, the licensee or his 19 agent shall immediately record such fact on the Uniform 20 Invoice or bill of sale, assign the part an inventory or 21 stock number, place such inventory or stock number on both 22 the essential part and the Uniform Invoice or bill of sale, 23 and record the date of the inspection of the part on the 24 Uniform Invoice or bill of sale. The licensee shall, within 25 7 days of such inspection, return such part to the dealer 26 from whom it was acquired.

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(2) If the examination of the Uniform Invoice or bill 1 of sale pursuant to paragraph (2) of subsection (c) reveals 2 3 that any of the information required to be listed by subsection (b) of this Section is missing, the licensee or 4 5 person required to be licensed shall immediately assign a 6 stock or inventory number to such part, place such stock or 7 inventory number on both the essential part and the Uniform 8 Invoice or bill of sale, and record the date of examination 9 on the Uniform Invoice or bill of sale. The licensee or 10 person required to be licensed shall acquire the 11 information missing from the Uniform Invoice or bill of 12 sale within 7 days of the examination of such Uniform Invoice or bill of sale. Such information may be received 13 14 by telephone conversation with the dealer from whom the 15 part was acquired. If the dealer provides the missing 16 information the licensee shall record such information on 17 the Uniform Invoice or bill of sale along with the name of the person providing the information. If the dealer does 18 19 provide the required information within the not 20 aforementioned 7 day period, the licensee shall return the part to that dealer. 21

(e) Except for scrap processors, all persons licensed or
required to be licensed who acquire or dispose of essential
parts other than quarter panels and transmissions of vehicles
of the first division shall retain a copy of the Uniform
Invoice required to be made by subsections (a), (b) and (c) of

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1 this Section for a period of 3 years.

2 (f) Except for scrap processors, any person licensed or required to be licensed under Sections 5-101, 5-102 or 5-301 3 who knowingly fails to record on a Uniform Invoice any of the 4 5 information or entries required to be recorded by subsections (a), (b) and (c) of this Section, or who knowingly places false 6 7 entries or other misleading information on such Uniform 8 Invoice, or who knowingly fails to retain for 3 years a copy of 9 a Uniform Invoice reflecting transactions required to be 10 recorded by subsections (a), (b) and (c) of this Section, or 11 who knowingly acquires or disposes of essential parts without 12 receiving, issuing, or executing a Uniform Invoice reflecting 13 that transaction as required by subsections (a), (b) and (c) of 14 this Section, or who brings or causes to be brought into this 15 State essential parts for which the information required to be 16 recorded on a Uniform Invoice is not recorded as prohibited by 17 subsection (c) of this Section, or who knowingly fails to comply with the provisions of this Section in any other manner 18 shall be guilty of a Class 2 felony. Each violation shall 19 20 constitute a separate and distinct offense and a separate count may be brought in the same indictment or information for each 21 22 essential part for which a record was not kept as required by 23 this Section or for which the person failed to comply with other provisions of this Section. 24

25 (g) The records required to be kept by this Section may be 26 examined by a person or persons making a lawful inspection of HB3269 Enrolled - 80 - LRB101 10800 TAE 55929 b

1 the licensee's premises pursuant to Section 5-403.

2 (h) The records required to be kept by this Section shall
3 be retained by the licensee at his principal place of business
4 for a period of 7 years.

5 (i) The requirements of this Section shall not apply to the 6 disposition of an essential part other than a cowl which has 7 been damaged or altered to a state in which it can no longer be 8 returned to a usable condition and which is being sold or 9 transferred to a scrap processor or for delivery to a scrap 10 processor.

11 (Source: P.A. 91-415, eff. 1-1-00.)

12 (625 ILCS 5/5-403.1) (from Ch. 95 1/2, par. 5-403.1)

13 Sec. 5-403.1. Inventory System.

14 (a) Every person licensed or required to be licensed under 15 the provisions of Sections 5-101, 5-101.1, 5-102, 5-102.8, and 16 5-301 of this Code shall, under rule and regulation prescribed by the Secretary of State, maintain an inventory system of all 17 18 vehicles or essential parts in such a manner that a person 19 making an inspection pursuant to the provisions of Section 20 5-403 of this Code can readily ascertain the identity of such 21 vehicles or essential parts and readily locate such parts on 22 the licensees premises.

(b) Failure to maintain an inventory system as requiredunder this Section is a Class A misdemeanor.

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(c) This Section does not apply to vehicles or essential

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parts which have been acquired by a scrap processor for processing into a form other than a vehicle or essential part. (Source: P.A. 91-415, eff. 1-1-00.)

(625 ILCS 5/5-501) (from Ch. 95 1/2, par. 5-501)

5 Sec. 5-501. Denial, suspension or revocation or 6 cancellation of a license.

7 (a) The license of a person issued under this Chapter may 8 be denied, revoked or suspended if the Secretary of State finds 9 that the applicant, or the officer, director, shareholder 10 having a ten percent or greater ownership interest in the 11 corporation, owner, partner, trustee, manager, employee or the 12 licensee has:

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1. Violated this Act;

14 2. Made any material misrepresentation to the
15 Secretary of State in connection with an application for a
16 license, junking certificate, salvage certificate, title
17 or registration;

3. Committed a fraudulent act in connection with selling, bartering, exchanging, offering for sale or otherwise dealing in vehicles, chassis, essential parts, or vehicle shells;

4. As a new vehicle dealer has no contract with a
manufacturer or enfranchised distributor to sell that new
vehicle in this State;

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5. Not maintained an established place of business as

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1 defined in this Code;

14

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6. Failed to file or produce for the Secretary of State any application, report, document or other pertinent books, records, documents, letters, contracts, required to be filed or produced under this Code or any rule or regulation made by the Secretary of State pursuant to this Code;

8 7. Previously had, within 3 years, such a license 9 denied, suspended, revoked, or cancelled under the 10 provisions of subsection (c)(2) of this Section;

8. Has committed in any calendar year 3 or more
violations, as determined in any civil or criminal
proceeding, of any one or more of the following Acts:

a. the "Consumer Finance Act";

15 b. the "Consumer Installment Loan Act";

c. the "Retail Installment Sales Act";

d. the "Motor Vehicle Retail Installment Sales
Act";

e. "An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money", approved May 24, 1879, as amended;

f. "An Act to promote the welfare of wage-earners by regulating the assignment of wages, and prescribing a penalty for the violation thereof", approved July 1, 1935, as amended;

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q. Part 8 of Article XII of the Code of Civil 1 Procedure; or 2 h. the "Consumer Fraud Act"; 3 9. Failed to pay any fees or taxes due under this Act, 4 5 or has failed to transmit any fees or taxes received by him for transmittal by him to the Secretary of State or the 6 State of Illinois; 7 10. Converted an abandoned vehicle; 8 9 11. Used a vehicle identification plate or number 10 assigned to a vehicle other than the one to which 11 originally assigned; 12 12. Violated the provisions of Chapter 5 of this Act, as amended; 13 14 13. Violated the provisions of Chapter 4 of this Act, 15 as amended; 16 14. Violated the provisions of Chapter 3 of this Act, 17 as amended; 15. Violated Section 21-2 of the Criminal Code of 1961 18 19 or the Criminal Code of 2012, Criminal Trespass to Vehicles: 20 16. Made or concealed a material fact in connection 21 22 with his application for a license; 23 17. Acted in the capacity of a person licensed or acted 24 as a licensee under this Chapter without having a license 25 therefor: 18. Failed to pay, within 90 days after a final 26

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- judgment, any fines assessed against the licensee pursuant
 to an action brought under Section 5-404;
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19. Failed to pay the Dealer Recovery Trust Fund fee under Section 5-102.7 of this Code;

5 20. Failed to pay, within 90 days after notice has been 6 given, any fine or fee owed as a result of an 7 administrative citation issued by the Secretary under this 8 Code<u>;</u>-

9 <u>21. Violated Article 16 or 17 of the Criminal Code of</u> 10 <u>2102;</u>

<u>22. Was convicted of a forcible felony under either the</u>
 <u>Criminal Code of 1961 or Criminal Code of 2012 or convicted</u>
 of a similar out-of-state offense.

(b) In addition to other grounds specified in this Chapter, 14 15 the Secretary of State, on complaint of the Department of 16 Revenue, shall refuse the issuance or renewal of a license, or 17 suspend or revoke such license, for any of the following violations of the "Retailers' Occupation Tax Act", the tax 18 imposed on corporations under subsection (b) of Section 201 of 19 20 the Illinois Income Tax Act, the Personal Property Tax 21 Replacement Income Tax imposed under subsections (c) and (d) of 22 Section 201 of the Illinois Income Tax Act, or the tax imposed 23 under Section 704A of the Illinois Income Tax Act:

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Failure to make a tax return;

25 2. The filing of a fraudulent return;

26 3. Failure to pay all or part of any tax or penalty

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finally determined to be due;

4. Failure to comply with the bonding requirements of
 the "Retailers' Occupation Tax Act".

(b-1) In addition to other grounds specified in this 4 5 Chapter, the Secretary of State, on complaint of the Motor Vehicle Review Board, shall refuse the issuance or renewal of a 6 7 license, or suspend or revoke that license, if costs or fees assessed under Section 29 or Section 30 of the Motor Vehicle 8 9 Franchise Act have remained unpaid for a period in excess of 90 10 days after the licensee received from the Motor Vehicle Board a 11 second notice and demand for the costs or fees. The Motor 12 Vehicle Review Board must send the licensee written notice and demand for payment of the fees or costs at least 2 times, and 13 14 the second notice and demand must be sent by certified mail.

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(c) Cancellation of a license.

The license of a person issued under this Chapter
 may be cancelled by the Secretary of State prior to its
 expiration in any of the following situations:

19A. When a license is voluntarily surrendered, by20the licensed person; or

B. If the business enterprise is a sole
proprietorship, which is not a franchised dealership,
when the sole proprietor dies or is imprisoned for any
period of time exceeding 30 days; or

C. If the license was issued to the wrong person or
 corporation, or contains an error on its face. If any

person above whose license has been cancelled wishes to apply for another license, whether during the same license year or any other year, that person shall be treated as any other new applicant and the cancellation of the person's prior license shall not, in and of itself, be a bar to the issuance of a new license.

2. The license of a person issued under this Chapter 7 may be cancelled without a hearing when the Secretary of 8 9 State is notified that the applicant, or any officer, 10 director, shareholder having a 10 per cent or greater 11 ownership interest in the corporation, owner, partner, 12 trustee, manager, employee or member of the applicant or the licensee has been convicted of any felony involving the 13 14 selling, bartering, exchanging, offering for sale, or otherwise dealing in vehicles, chassis, essential parts, 15 16 vehicle shells, or ownership documents relating to any of 17 the above items.

18 (Source: P.A. 97-480, eff. 10-1-11; 97-838, eff. 7-20-12;
19 97-1150, eff. 1-25-13; 98-1080, eff. 8-26-14.)

20 (625 ILCS 5/5-503) (from Ch. 95 1/2, par. 5-503)

Sec. 5-503. Failure to obtain dealer's license, operation
of a business with a suspended or revoked license.

(a) Any person operating a business for which he is
required to be licensed under Section 5-101, 5-101.2, 5-102,
<u>5-102.8</u>, 5-201, or 5-301 who fails to apply for such a license

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or licenses within 15 days after being informed in writing by 1 2 the Secretary of State that he must obtain such a license or licenses is subject to a civil action brought by the Secretary 3 of State for operating a business without a license in the 4 5 circuit court in the county in which the business is located. If the person is found to be in violation of Section 5-101, 6 5-101.2, 5-102, <u>5-102.8</u>, 5-201, or 5-301 by carrying on a 7 8 business without being properly licensed, that person shall be 9 fined \$300 for each business day he conducted his business 10 without such a license after the expiration of the 15-day 11 period specified in this subsection (a).

12 (b) Any person who, having had his license or licenses 13 issued under Section 5-101, 5-101.2, 5-102, 5-201, or 5-301 suspended, revoked, nonrenewed, cancelled, or denied by the 14 Secretary of State under Section 5-501 or 5-501.5 of this Code, 15 16 continues to operate business after the effective date of such 17 revocation, nonrenewal, suspension, cancellation, or denial may be sued in a civil action by the Secretary of State in the 18 19 county in which the established or additional place of such 20 business is located. Except as provided in subsection (e) of Section 5-501.5 of this Code, if such person is found by the 21 22 court to have operated such a business after the license or 23 licenses required for conducting such business have been suspended, revoked, nonrenewed, cancelled, or denied, that 24 25 person shall be fined \$500 for each day he conducted business 26 thereafter.

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1 (Source: P.A. 100-409, eff. 8-25-17; 100-450, eff. 1-1-18; 2 100-863, eff. 8-14-18.)

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